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1934

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Washington, Saturday, April 15, 1944

Regulations

TITLE 7—AGRICULTURE

Chapter XI—War Food Administration (Distribution Orders)

[FDO 75-2, Amdt. 8]

PART 1410—LIVESTOCK AND MEATS

BEEF REQUIRED TO BE SET ASIDE

Director Food Distribution Order No. 75-2, as amended (9 F.R. 2200) is further amended as follows:

1. By striking the figure "50" in (b) (1) (i) and (b) (1) (ii) and inserting in lieu thereof the figure "40"

2. By striking the figure "35" in (b) (1) (iii) and inserting in lieu thereof the figure "30."

3. By striking the figure "80" in (b) (2) and inserting in lieu thereof the figure "90"

4. By suspending, from 12:01 a. m., e. w. t., April 30, 1944, until further order of the Director, the provisions of (c) requiring cutter and canner beef to be set aside.

This order shall become effective at 12:01 a. m., e. w. t., April 16, 1944.

With respect to violations, rights accrued, liabilities incurred, or appeals taken under Food Distribution Order No. 75-2, as amended, prior to the effective date of this amendment, all provisions of Food Distribution Order No. 75-2, as amended, in effect prior to this amendment shall be deemed in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violations, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; FDO 75, 8 F.R. 11119)

Issued this 14th day of April 1944.

LEE MARSHALL,
Director of Distribution.

[F. R. Doc. 44-5320; Filed, April 14, 1944;
11:26 a. m.]

TITLE 25—INDIANS

Chapter I—Office of Indian Affairs

Subchapter L—Irrigation Projects, Operation and Maintenance

PART 130—ORDERS FIXING OPERATION AND MAINTENANCE CHARGES

WIND RIVER INDIAN IRRIGATION PROJECT, WYO.

MARCH 25, 1944.

Section 130.95, Part 130 of Title 25 CFR, Indians, as amended March 4, 1940, 5 F.R. 1213, is hereby further amended as follows:

In § 130.95 *Charges*. Substitute "\$1.25" for "\$0.80" as the rate of assessment on the ceded Wind River Project.

(38 Stat. 583, 45 Stat. 210, 25 U.S.C., 385, 387) [Regs. Asst. Sec. Int. as amended March 4, 1940, 5 F.R. 1213, as further amended, Asst. Sec. Int. March 25, 1944]

OSCAR L. CHAPMAN,
Assistant Secretary.

[F. R. Doc. 44-5292; Filed, April 14, 1944;
9:39 a. m.]

TITLE 30—MINERAL RESOURCES

Chapter VI—Solid Fuels Administration for War

PART 602—GENERAL ORDERS AND DIRECTIVES

DIRECTION TO SUPPLIERS OF GOVERNMENT AGENCIES

Notice of direction: To all persons who supply solid fuels to the War Department, Navy Department or other agency of the Federal Government.

Pursuant to Executive Order No. 9332 (8 F.R. 5355) and Solid Fuels Administration for War Regulation No. 1 (8 F.R. 5832) you are hereby directed to ship such solid fuels (anthracite, semi-anthracite, bituminous, subbituminous or lignitic coals or coke, including packaged and processed fuels such as briquettes) as may be required during the period commencing on the effective date of this

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NOTICE

The Cumulative Supplement to the Code of Federal Regulations, covering the period from June 2, 1938, through June 1, 1943, may be obtained from the Superintendent of Documents, Government Printing Office, at \$3.00 per book. The following are now available:

- Book 1: Titles 1-3 (Presidential documents) with tables and index.
- Book 2: Titles 4-9, with index.
- Book 3: Titles 10-17, with index.

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notice and ending July 1, 1945, under any contract which has been or may hereafter be entered into between you and the War Department, Navy Department or other agency of the Federal Government, subject to such modifications or cut-backs as the Solid Fuels Administration may hereafter require.

Any direction which may hereafter be issued by the Solid Fuels Administration for War requiring the shipment of solid fuels to any person or group of persons does not authorize you to divert such solid fuels from shipments required by your contracts with the War Department, Navy Department or other agency of the Federal Government, unless such direction specifically permits or requires such diversions.

This direction, however, does not take precedence over or otherwise modify the preferences established under SFAW Regulation No. 20 (9 F.R. 3487).

This direction has been issued at the request of the War Department, Navy Department and other agencies of the Federal Government, each of which has expressed its willingness to do all that it can to cooperate with SFAW in its program in respect to such matters as conservation, purchasing of the less scarce solid fuels and making purchases at such time and in such manner as will give assurance of maximum running time to the mines.

This direction shall become effective immediately.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; WPB Directive No. 33, 9 F.R. 64;

sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176)

Issued this 13th day of April 1944.

C. J. POTTER,
Deputy Administrator.

[F. R. Doc. 44-5328; Filed, April 14, 1944;
11:49 a. m.]

[Order 3, Amdt. 2]

PART 602—GENERAL ORDERS AND DIRECTIONS

MAINTENANCE OF RECORDS AND FILING OF REPORTS

Pursuant to the powers conferred by Executive Order No. 9332 (8 F.R. 5355), Solid Fuels Administration for War Order No. 3, as amended (8 F.R. 11714; 8 F.R. 14277) is hereby amended as follows:

1. Section 602.61 *Definitions*. A new paragraph (f) is hereby added to this section to read as follows:

(f) "Receiver" means any commercial dock operator and any industrial consumer, or railroad, to the extent that he or it receives coal by vessel or barge at a dock or other unloading facility located on the Great Lakes.

2. Section 602.62 *Information and reports to be filed*. Paragraph (b) of this section is amended to read as follows:

(b) Each person who directs or orders the dumping of coal into vessels for transshipment via tidewater, or for vessel or bunker fuel use other than on the lakes, shall maintain appropriate records and shall file with the Solid Fuels Administration for War, Washington, D. C., on or before the first day of each calendar month, a copy of the cargo manifest consist report or dumping sheet issued to him in regard to each shipment of coal made during the second preceding calendar month, and shall attach to and file with such copy a statement, which may be a copy of the invoice covering the coal dumped, showing the producing district (where such district is District No. 7 or 8 there shall be an indication as to whether the coal involved was low or high volatile bituminous coal), tonnages by size groups, consumer use, destination of the vessel, and, if the coal involved is for railroad fuel use or is for by-product use, the name of the vendee or purchaser.

A new paragraph (c) is hereby added to this section to read as follows:

(c) Each person who directs or orders the dumping of coal into vessels for transshipment via lake, or for vessel or bunker fuel use on the lakes, shall maintain appropriate records and shall file with the Solid Fuels Administration for War, Washington, D. C., within seven days following dumping of the coal into the vessel, a copy of the cargo manifest consist report, or dumping sheet issued to him in regard to each of such shipments of coal, and shall attach to and file with such copy a statement, which may be a copy of the invoice covering the coal dumped, showing the producing district

(if such district is District No. 7 or 8 there shall be an indication as to whether the coal involved was low or high volatile bituminous coal), tonnages by size groups, consumer use, destination of vessel, and the name of the receiver, *Provided, however*, That the first report required to be filed by this paragraph shall cover the period from March 1, 1944 to the effective date of this amendment.

This amendment shall become effective immediately.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; sec. 2 (a) 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176)

Issued this 13th day of April 1944.

C. J. POTTER,
Deputy Administrator.

[F. R. Doc. 44-5329; Filed, April 14, 1944;
11:49 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B—Executive Vice-Chairman

AUTHORITY: Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9024, 7 F.R. 329; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended March 24, 1943, 8 F.R. 3666, 3696; Pri. Reg. 1 as amended May 15, 1943, 8 F.R. 6727.

PART 1010—SUSPENSION ORDERS

[Suspension Order S-452, Revocation]

SAMUEL HELLER LEATHER COMPANY, INC.

Suspension Order No. S-452 was issued against Samuel Heller Leather Company, Inc., effective December 22, 1943. A petition for rehearing was filed by respondent, and on January 7, 1944, the Chief Compliance Commissioner directed that the case be reopened for further hearing and the admission of additional evidence, and the Chief Compliance Commissioner ordered a stay of execution of the suspension order. A further hearing was held before E. Merrick Dodd, Compliance Commissioner, as a result of which he recommended that the case be closed by a warning letter. On April 6, 1944, the Chief Compliance Commissioner directed that Suspension Order S-452 be revoked forthwith.

In view of the foregoing, *It is hereby ordered*, That: § 1010.452 *Suspension Order S-452* be revoked.

Issued this 13th day of April 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-5283; Filed, April 13, 1944;
4:19 p. m.]

PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN

[CMP Reg. 1, as Amended Feb. 2, 1944, Amdt. 2]

Correction

The bracket heading for F.R. Doc. 44-5115, which appears on page 3897 of the issue for Wednesday, April 12, 1944, should read as set forth above.

PART 944—REGULATIONS APPLICABLE TO THE PRIORITIES SYSTEM

[Priorities Reg. 1, Interpretation 7, as Amended Apr. 14, 1944]

MINIMUM SALE QUANTITIES AND PRODUCTION RUNS

The following interpretation is issued with respect to Priorities Regulation 1:

(a) *Applicable provisions of the regulations.* Section 944.14 of Priorities Regulation No. 1 forbids the making or acceptance of a delivery which will give the customer more than the "practicable minimum working inventory reasonably necessary" for him to make his own deliveries. A similar provision in paragraph (b) (2) of Priorities Regulation No. 3 says that a customer who is applying a rating for which no specific quantities have been authorized may use it only to get the "minimum required amounts".

(b) *Factors to be considered in determining how much can be ordered and delivered.* In determining a customer's minimum inventory "reasonably necessary" under Priorities Regulation No. 1 or his "minimum required amounts" under Priorities Regulation No. 3, it is proper in some cases to consider not only the immediate needs of the customer's plant but also whether the amount which he orders will be a minimum production run for his supplier. The customer may order and receive (and the supplier may deliver) the customer's requirements for a longer period in advance than he actually needs at the time of delivery if, but only if, it is not practicable for him to get the item from any supplier in the smaller quantities which he presently needs. The supplier may reject his customer's order if it is less than the minimum which he regularly sells, as explained in Interpretation 3 of Priorities Regulation No. 1. This means that if he regularly sells not less than a certain minimum production run, he does not have to accept orders which either total less than the run or which call for individual deliveries of less than the run.

(c) *Relief in exceptional cases.* If the conditions stated in paragraph (b) above cannot be satisfied but the customer wants to order or accept delivery of more than his actual needs at the time of delivery, he should apply to the Redistribution Division of the War Production Board for permission, stating the facts and why it is not practicable to satisfy the conditions of paragraph (b).

(d) *Special provisions for controlled materials and Class A products.* This interpretation does not apply to deliveries of controlled materials under the Controlled Materials Plan. Rules regarding deliveries of controlled materials are given in CMP Regulation No. 2, and additional rules for Class A products are explained in Interpretation 9 to CMP Regulation No. 1.

(e) *Specific limits on ratings may not be exceeded.* This interpretation does not apply to the use of a rating where a specific quantity is stated in the instrument assigning the rating. If a person is assigned a rating for a specific amount of material, he may not use it to get more. If he finds that he can only get the material in larger quantities, he should apply for a modification of the rating.

(f) *No effect on contractual rights.* The times and amounts in which deliveries are to be made are to be determined by agreement between the supplier and the customer. Nothing in this interpretation relieves a supplier from fulfilling a contract to make deliveries at specified times in specified amounts. For example, if a customer has agreed to buy and a supplier has agreed to furnish 100 units a month for six months,

this interpretation does not obligate the buyer to accept 600 units delivered during the first month, although it permits him to do so under the conditions described in paragraph (b).

Issued this 14th day of April 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-5321; Filed, April 14, 1944;
11:40 a. m.]

PART 1269—ISOPROPYL ALCOHOL
[Allocation Order M-168, Revocation]

Section 1269.1 Allocation Order M-168 is hereby revoked. This revocation does not affect any liabilities incurred under the order, and any authorization or direction which has been issued by the War Production Board pursuant to the order shall remain effective in accordance with its terms unless specifically revoked or modified. Isopropyl alcohol is subject to allocation under General Allocation Order M-300 (Appendix A, Schedule 12), issued simultaneously with this revocation.

Delivery and use of isopropyl alcohol by producers and distributors prior to May 1, 1944, will be authorized on the basis of applications filed in accordance with the requirements of Order M-168. Use, delivery and acceptance of delivery by any person after May 1, 1944, will be authorized on the basis of applications filed in accordance with the terms of General Allocation Order M-300 and Schedule 12 of that order.

Issued this 14th day of April 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-5325; Filed, April 14, 1944;
11:39 a. m.]

PART 3270—CONTAINERS

[Conservation Order M-290, Direction 1]

**DISPOSITION OF CONTAINERBOARD IN TRANSIT
AT MIDNIGHT ON MARCH 31, 1944**

The following direction is issued pursuant to Conservation Order M-290:

(a) Despite the provisions of paragraph (b) of Order M-290, containerboard which was in transit to a person prior to April 1, 1944, may be accepted by that person on and after April 1, 1944, without authorization from the War Production Board. Such containerboard need not be charged against the amount the consignee is authorized to receive during the second quarter of 1944.

(b) Containerboard which was in transit to a person prior to April 1, 1944, may be delivered to that person even though his order

is not accompanied by the certificate required by paragraph (d) of Order M-290.

Issued this 14th day of April 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-5326; Filed, April 14, 1944;
11:39 a. m.]

PART 3284—BUILDING MATERIALS

[General Limitation Order L-78; as Amended
Apr. 14, 1944]

FLUORESCENT LIGHTING FIXTURES

Section 3284.36 General Limitation Order L-78 is hereby amended to read as follows:

§ 3284.36 General Limitation Order L-78—(a) Purpose of this order. This order places certain limitations on the manufacture and assembly of fluorescent lighting fixtures. It also restricts the sale and delivery of new fixtures and parts.

Restrictions on Manufacture and Assembly

(b) Rectified fluorescent lighting fixtures. No person may manufacture or assemble a rectified fluorescent lighting fixture.

(c) Parts for rectified fluorescent lighting fixtures. No person may manufacture or assemble any part for a rectified fluorescent lighting fixture except for purposes of maintenance or repair.

(d) Use of non-ferrous metal. No person may incorporate any non-ferrous metal in any fluorescent lighting fixture or part except as permitted by Orders M-1-i (aluminum), M-6-b (nickel), M-9-c (copper), M-11-b (zinc), M-18-b (chrome), M-43 (tin), M-65 (cadmium) and any other applicable orders of the War Production Board.

(e) Prohibited uses of metal in hot cathode fixtures. Unless specific written authorization is granted by the War Production Board, after application as required in paragraph (j), no person may incorporate any metal in a fluorescent lighting fixture designed for:

(1) One tube of any wattage, unless the fixture is an industrial portable or an industrial attachable model;

(2) A continuous row of single tubes of any wattage;

(3) Two tubes rated 30 watts per tube or less, unless the fixture is an industrial portable or an industrial attachable model;

(4) Three or more tubes rated 30 watts per tube or less;

(5) Five or more rows of tubes of any wattage in either an individual fixture or in a continuous row section.

Restrictions on Sale and Delivery

(f) Preference ratings. No person may sell or deliver any new fluorescent lighting fixture or part except on an order

or contract bearing a preference rating. (An order or contract bearing a rating lower than AA-2 must be regarded as an unrated order or contract, if the supplier knows or has reason to believe that the rating is a blanket MRO rating. The term "blanket MRO rating" is defined in Priorities Regulation 3.)

(g) Exceptions to paragraph (f). There are five exceptions to the rule stated in the preceding paragraph. No preference rating is necessary for:

(1) The delivery of a fixture or part to an established laboratory for testing purposes only;

(2) The delivery of a fixture or part to a potential customer for demonstration but not for stock;

(3) The sale or delivery of a part to be used solely for maintenance or repair of an existing fixture;

(4) The sale and delivery of a fixture or part to a manufacturer or wholesaler on a special sale under Priorities Regulation 13; or

(5) The delivery (for inventory purposes only) of a fixture or part from one branch, division or section of a single enterprise to another branch, division or section of the same or any other enterprise under common ownership or control.

(h) Release of fixtures held in inventory. Upon specific authorization of the War Production Board, after application as required in paragraph (j), a manufacturer, assembler, wholesaler or retailer may sell or deliver from his inventory on unrated orders any completely assembled fluorescent lighting fixture which was manufactured before June 2, 1942, and which was reported to the War Production Board on Forms PD-499 or WPB-1066. This reporting requirement has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Definitions

(i) Meaning of terms used in this order. For the purpose of this order:

(1) The term "fluorescent lighting fixture" includes hot cathode, cold cathode, and rectified equipment designed or constructed for the purpose of illumination. In addition to its ordinary meaning, the term also includes Cooper-Hewitt and 3000 watt mercury vapor equipment. The term "fluorescent lighting fixture" does not include:

(i) Tubes or bulbs covered by Order L-28, or replaceable fluorescent starters;

(ii) Incandescent lighting fixtures, as defined in Order L-212 (that definition of "incandescent lighting fixtures" includes fixtures designed for use with 250 watt and 400 watt mercury vapor tubes);

(iii) Any portable or attachable lamp or fixture designed to be plugged into an electric outlet, other than "industrial portable" or "industrial attachable"

fluorescent lighting fixtures, as defined in this order;

(iv) Fixtures designed to accommodate germicidal lamps;

(v) Aviation ground lighting equipment covered by Order L-235;

(vi) Aircraft lighting equipment, as defined in Order L-327; or

(vii) Photographic lighting equipment and accessories covered by Order L-267.

(2) An "industrial portable" fluorescent lighting fixture is one which is designed for use in the operation of some piece of factory equipment (such as an industrial machine or tool) or in the assembly, inspection or servicing of a product, but which is not permanently attached to the equipment or the product. Such fixtures are designed to be plugged into an electric outlet and are usually equipped with either a handle, a hook, or a base fitted with free rolling casters.

(3) An "industrial attachable" fluorescent lighting fixture is one which is designed to be used with some piece of factory equipment (such as an industrial machine, tool, or assembly bench) and is so constructed that it may be permanently affixed by screws to the equipment or to an adjoining wall. Such fixtures are designed to be plugged into an electric outlet.

(4) A "continuous row" of tubes consists of two or more placed end to end.

(5) A "new" fluorescent lighting fixture or part is one which has never been used by an ultimate consumer.

Miscellaneous Provisions

(j) *Requests for authorizations.* Requests for specific authorization under paragraphs (e) and (h) shall be made by letter, in duplicate, giving the following information:

(1) Where authorization is requested under the provisions of paragraph (e), the letter shall state the government contract number and item number (if any), the name and address of the project where the lighting fixtures will be used, the preference rating used on the contract or order, a full description of the fixtures, and an explanation as to why permitted types cannot be used.

(2) Where a request is made under the provisions of paragraph (h) to sell fixtures (on unrated orders) which have been held in inventory, the letter shall state whether the fixtures are industrial or non-industrial types, the quantity of each type of fixture, the number of tubes per fixture, the wattage per tube and the voltage and frequency (cycles) on which the fixtures are designed to operate.

Letters requesting authorizations under paragraphs (e) and (h) shall be addressed to the War Production Board, Building Materials Division, Washington 25, D. C., Ref: Administrator of L-78. These provisions have been approved by

the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(k) *Applicability of regulations.* This order and all transactions affected by it are subject to all regulations of the War Production Board as amended from time to time.

(l) *Appeals.* Any appeal from the provisions of this order shall be made by filing Form WPB-1477 (formerly PD-500) or a letter, in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal. Such appeals shall be filed with the Field Office of the War Production Board for the district in which is located the plant or branch of the appellant to which the appeal relates.

(m) *Routing of correspondence.* Reports to be filed, requests for specific authorization and other communications concerning this order shall be addressed to the War Production Board, Building Materials Division, Washington 25, D. C., Ref: L-78.

(n) *Violations.* Any person who willfully violates any provision of this order or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(o) *Effective date.* This amended order shall become effective on April 21, 1944, and until that date Order L-78, as amended April 3, 1944, remains in effect.

Issued this 14th day of April 1944.

WAR PRODUCTION BOARD.

By J. JOSEPH WHELAN,

Recording Secretary.

[F. R. Doc. 44-5322; Filed, April 14, 1944; 11:39 a. m.]

PART 3286—MISCELLANEOUS MINERALS

[Conservation Order M-50, as Amended Apr. 14, 1944]

JEWEL BEARINGS

Whereas, national defense requirements have created a shortage of jewel bearings (as hereafter defined) for the combined needs of defense and private account, and the supply of jewel bearings now is and will be insufficient for defense and essential civilian requirements, unless the supply of jewel bearings and jewel bearing material (as hereinafter defined) is conserved and their use in certain products manufactured for civilian use is curtailed; and it is neces-

sary in the public interest to promote the defense of the United States, to conserve the supply and direct the distribution and use thereof.

Now, therefore, it is hereby ordered, that:

§ 3286.6 Conservation Order M-50—

(a) *Definitions.* For the purpose of this order:

(1) "Jewel bearing material" means any natural sapphire or ruby of industrial quality, any synthetic sapphire, ruby, or spinel, or any other material of similar chemical composition and physical properties. Natural spinel is not included.

(2) "Jewel bearing" means any jewel bearing material which has been processed in any manner for use where friction occurs, including vees, rings, cups, endstones, pallet stones, and roller pins. Watt-hour meter cups are not included.

(3) "Substitute jewel bearing" means a metal, agate, garnet, glass, or other bearing designed to replace or to substitute for a large ring bearing or a vee bearing of sapphire, ruby, or synthetic spinel.

(4) "Large ring bearing" means any jewel bearing through which a hole has been pierced from one parallel face to the other which has the following dimensions:

Outside diameter	
greater than	0.050 inch (1.270 mm.)
Thickness greater than	0.012 inch (.305 mm.)
Hole diameter greater than	0.008 inch (.152 mm.)

(5) "Vee bearing" means any jewel bearing which has a conically shaped cavity in one of the parallel faces.

(6) "Supplier" means any person who has engaged in the importation or processing of jewel bearings, substitute jewel bearings, or jewel bearing material, since January 14, 1942.

(7) "Consumer" means any person who uses jewel bearings in the manufacture of any article. A person is not a consumer who uses jewel bearings only in the repair of watches and instruments.

(8) "Processing" means manufacturing, fabricating, polishing, or modifying in any manner jewel bearing material.

(9) "Blank" means prepartage, rondel, cylinder, or prism made from jewel bearing material for the purpose of fabrication of a jewel bearing but which has not been drilled or formed.

(10) "Use" of a jewel bearing means to mount the jewel bearing in a screw or other setting, or to incorporate physically the mounted or unmounted bearing in a device where its normal bearing surface may be subjected to friction from a moving part or object.

(11) "Semi-fabricated jewel bearing" means any jewel bearing processed beyond the blank stage but on which addi-

tional processing is necessary before it is ready to be used by a consumer.

(12) "Finished bearing" means any jewel bearing which has been processed to a point where it can immediately be used by a consumer.

(13) [Deleted Dec. 24, 1943]

(b) *Restrictions on delivery, processing, use, and sale.* (1) On and after December 24, 1943 each supplier shall set aside his entire stock, receipts, and production of finished jewel bearings, jewel bearing material, other than natural sapphire or natural ruby; semi-fabricated jewel bearings, and blanks as a reserve for the fulfillment of present and future defense orders, and such other orders and uses as may be authorized from time to time by the War Production Board.

(2) No supplier shall make deliveries or withdrawals from such reserve either to his customers or for purposes of his own use, except as authorized by the War Production Board. The War Production Board will from time to time allocate the supply of finished jewel bearings, of semi-fabricated jewel bearings, of blanks, and of jewel bearing material, other than natural sapphire or natural ruby; and may specifically direct the manner and quantities in which deliveries to or by particular persons or for particular uses shall be made or withheld. It may also direct, limit, or prohibit processing of jewel bearing material blanks and semi-fabricated jewel bearings. It may also direct, limit, or prohibit deliveries, withdrawals from inventories, and particular uses of jewel bearings in the hands of consumers. Such allocations and directions will be made to insure the satisfaction of the defense requirements of the United States, both direct and indirect, and they may be made, in the discretion of the War Production Board, without regard to any preference ratings assigned to particular contracts or purchase orders.

(3) Unless specifically directed or authorized by the War Production Board, no person shall sell or deliver to any person for any purpose vee bearings or large ring bearings of sapphire or ruby, except:

(i) That any person may sell such bearings to the person from whom he originally acquired them; and

(ii) That a wholesaler or distributor (but not a supplier) may sell or deliver large ring bearings to persons who will use such large ring bearings solely in the repair of watches or instruments.

(c) [Deleted Dec. 24, 1943]

(d) *General exception.* The prohibitions and restrictions contained in this order shall not apply to any jewel bearing which on or after November 2, 1942, without violating any order of the War Production Board, had been physically

incorporated in a device in which, without further assemblage, its normal bearing surface was subjected to friction from a moving part or object.

(e) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provisions appealed from, and stating fully the grounds of the appeal.

(f) *Reports.* (1) *Suppliers.* Each supplier shall file with the War Production Board, Reference: M-50, Form WPB-482 (formerly PD-235) on or before the dates therein prescribed; provided, that a person who is not engaged in the processing of jewel bearings or jewel bearing material, and who imports jewel bearings only for use in the repair of watches, shall not be required to file Form WPB-482, but within 15 days after receipt by him of each imported shipment, he shall file with the War Production Board, Reference: M-50, a written report giving the quantity, type, diameter, thickness, and hole size of each item received in such shipment, and he shall not sell or deliver any of such imported jewel bearings until he has received the written authorization of the War Production Board.

(2) *Consumers.* (i) Each consumer who uses 10,000 or more jewel bearings or substitute jewel bearings, or both kinds of bearings, per quarter shall file monthly with the War Production Board, Reference: M-50, Form WPB-465 (formerly PD-236) on or before the dates therein prescribed; (ii) each consumer who uses less than 10,000 and more than 500 bearings, jewel, substitute, or both kinds, per quarter shall file quarterly with the War Production Board, Reference: M-50, Form WPB-465 on or before the dates therein prescribed; (iii) each consumer who uses 500 or less bearings, jewel, substitute, or both kinds, per quarter need not file with the War Production Board any reports on Form WPB-465.

(3) *Producers of jewel bearing material.* Any person producing or offering for sale jewel bearing material other than natural sapphire or natural ruby shall file with the War Production Board, Reference: M-50, Form WPB-675 (formerly PD-338) on or before the dates therein prescribed.

(4) *Specific exemptions.* The War Production Board may from time to time issue a written exemption to any supplier or consumer, or to any producer of jewel bearing material, in cases where production and requirement records together with other circumstances show such uniformity of production or requirements as to indicate that the filing of such reports no longer need be required.

(5) *Federal Reports Act of 1942.* The reporting requirements of this order have received the approval of the Bureau of

the Budget pursuant to the Federal Reports Act of 1942.

(g) *Miscellaneous provisions.* (1) *Applicability of priorities regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board, as amended from time to time.

(2) *Communications to War Production Board.* All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Miscellaneous Minerals Division, Washington 25, D. C., Ref.: M-50.

(3) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

Issued this 14th day of April 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-5324; Filed, April 14, 1944;
11:39 a. m.]

PART 3291—CONSUMERS DURABLE GOODS [Limitation Order L-275]

ALARM CLOCKS

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of alarm clocks and materials and facilities for producing them; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense.

§ 3291.205 *Limitation Order L-275—*
(a) *What this order does.* This order governs the manufacture and distribution of new alarm clocks.

(b) *Definitions.* For the purposes of this order: "Manufacturer" means any person who produces or assembles, or who produced or assembled during the period 1936 to 1941, inclusive, any new alarm clocks, either spring driven or electrically operated.

(c) *Who may produce alarm clocks; how many may be made.* (1) After May 10, 1944, no manufacturer may produce, assemble, or deliver any new alarm clocks, either spring driven or electrical-

ly operated, except according to quarterly quotas authorized in writing by the War Production Board pursuant to an application on Form WPB-2719 (formerly PD-880), which each manufacturer must file with the War Production Board on or before the 10th day of May, and thereafter on or before the 15th day of June, September, December, and March, showing his proposed production and delivery for the next quarter.

(2) The War Production Board will assign production quotas to meet approved requirements. Total production which would exceed such requirements will not be authorized. No person will be authorized to produce alarm clocks if that production would interfere with his other war production. Production will be authorized so as to avoid increased labor requirements in labor shortage areas. The War Production Board will give notice to each manufacturer of the total and individual authorizations.

(3) In order to secure proper distribution of the supply of alarm clocks authorized to be produced under this order, the War Production Board may require manufacturers, as a condition to the right to produce alarm clocks, to sell specified quantities of those produced to other manufacturers who are presently found to be in a position to facilitate the distribution of these alarm clocks. In general, the number of alarm clocks required to be sold to such other manufacturers will be in relation to their volume of production in the period 1936 to 1941, inclusive. Manufacturers authorized to distribute alarm clocks under this paragraph may be required to distribute them in a manner required by the War Production Board.

(4) Alarm clocks may be delivered without regard to preference ratings. No person shall apply or extend any rating to get any alarm clocks and no person selling alarm clocks shall require a rating as a condition of sale. Any rating purporting to be applied or extended to delivery of alarm clocks shall be void and no person shall give any effect to it in filling an order.

(d) *What type of alarm clocks may be made.* Only alarm clocks authorized in writing by the War Production Board as to type of movement and style of case may be manufactured. In general, no manufacturer will be authorized to produce more than one type of spring wound, and one type of electrically operated, alarm clock. Approval of models will be based largely on economy of production and a minimum use of critical materials.

(e) *Reports.* The reporting and application requirements of this order have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(f) *Applicability of other orders and regulations.* This order and all transactions affected by this order are subject to the applicable regulations of the War Production Board. If any other

order of the War Production Board limits the use of any material in the production of alarm clocks to a greater extent than does this order, the other order shall govern unless it states otherwise.

(g) *Violations.* Any person who willfully violates any provision of this order or who in connection with this order willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(h) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(i) *Communications.* All reports required to be filed hereunder, and all communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Consumers Durable - Goods Division, Washington 25, D. C., Ref: L-275.

Issued this 14th day of April 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-5323; Filed, April 14, 1944;
11:39 a. m.]

PART 3293—CHEMICALS

[General Allocation Order M-300, Schedule 12]

ISOPROPYL ALCOHOL

§ 3293.1012 *Schedule 12 to General Allocation Order M-300—(a) Definition.* "Isopropyl alcohol" means isopropyl alcohol, dimethyl carbinol, pseudopropyl alcohol, pseudo propanol, isopropanol, secondary propanol, or secondary propyl alcohol of any grade and from whatever source derived.

(b) *General provisions.* Isopropyl alcohol is subject to allocation under General Allocation Order M-300 as an Appendix A material. The initial allocation date is July 1, 1942, the date when isopropyl alcohol was first put under allocation by Order M-168 (revoked). Delivery and use by producers and distributors prior to May 1, 1944, will be authorized on the basis of applications filed in accordance with the requirements of Order M-168 (revoked). Delivery, acceptance of delivery and use by any person after May 1, 1944 will be authorized on the basis of applications filed in accordance with the requirements of this order: *Provided*, That any authorization or direction which has been issued by the War Production Board pursuant to Order M-168 shall remain effective in accordance with its terms unless specifically revoked or modified. The allocation

period is the calendar month. The small order exemption is 270 gallons per person per month.

(c) *Suppliers' applications on Form WPB-2946.* (1) Each supplier seeking authorization to use or deliver isopropyl alcohol shall file application on Form WPB-2946 (formerly PD-601). The filing date is the 20th day of the month preceding the month in which delivery or use is proposed.

(2) Form WPB-2946 should be completely filled in. The unit of measure is gallons. Grade should be specified as 91%, 95% or 99%. List on the form the name of each customer ordering more than the quantity permitted by the small order exemption. Include an item for "small orders" without specifying the names of individual customers and specify the aggregate quantity requested to fill such orders.

(3) Normally the War Production Board will issue its authorizations and directions for delivery by returning Form WPB-2946 to the supplier, showing the amounts which may be delivered to each customer and the aggregate amount which may be delivered to fulfill small orders.

(d) *Customers' applications on Form WPB-2945.* (1) Each person seeking authorization to use or accept delivery of isopropyl alcohol shall file application on Form WPB-2945 (formerly PD-600). The filing date is the 15th day of the month preceding the month in which acceptance of delivery or use is proposed. Form WPB-2945 should be completely filled in. The unit of measure is gallons. Grade should be specified as 91%, 95% or 99%. Three copies (one certified) should be sent to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-12, one copy (reverse side blank) should be sent to the supplier and one copy should be retained.

(2) Normally the War Production Board will issue its authorizations for acceptance of delivery or use by returning Form WPB-2945, showing the amount of isopropyl alcohol which may be accepted or used during the month.

(e) *Communications to War Production Board.* All reports required to be filed hereunder and all communications concerning this schedule shall, unless otherwise directed, be addressed to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref.: M-300, Schedule 12.

Note: Forms WPB-2945 and 2946, and the instructions in this schedule and the appendices of Order M-300 for applications for isopropyl alcohol have been approved by the Bureau of the Budget in accordance with Federal Reports Act of 1942.

Issued this 14th day of April 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-5327; Filed, April 14, 1944;
11:39 a. m.]

Chapter XI—Office of Price Administration

PART 1305—ADMINISTRATION

[Gen. RO 11, Amdt. 14]

REPLACEMENT OF RATIONED FOODS USED IN PRODUCTS ACQUIRED BY DESIGNATED AGENCIES

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

General Ration Order 11 is amended in the following respects:

1. Section 1.2 (a) is amended by substituting the words "Office of Distribution of War Food Administration" for the words "Food Distribution Administration", and by substituting the words "the American National Red Cross and the United Service Organizations, Inc., with respect to their acquisitions", for the words "the American National Red Cross, with respect to its acquisitions".

2. Section 2.1 (a) is amended by inserting after the words "Department of Justice" within the first parenthetical statement, the words "and the United Service Organizations, Inc."; and by changing the period at the end of the first sentence to a comma and adding the words "or which are acquired on or after April 1, 1944, by the United Service Organizations, Inc., for consumption by members of the armed forces of the United States outside the United States."

3. Section 4.1 (f) is added to read as follows:

(f) The United Service Organizations, Inc., may open one or more ration bank accounts for each rationed food for which it receives an allocation to make replacements or advances under this order.

This amendment shall become effective April 18, 1944.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. 1, 7 F.R. 562; WPB Supp. Dir. 1-E, 7 F.R. 2965; WPB Supp. Dir. 1-M, 7 F.R. 8234; WPB Supp. Dir. 1-R, 7 F.R. 9684; Food Dir. 1, 8 F.R. 827; Food Dir. 3, 8 F.R. 2005; Food Dir. 5, 8 F.R. 2251; Food Dir. 6, 8 F.R. 3471; Food Dir. 7, 8 F.R. 3471)

* Issued this 13th day of April 1944.

JAMES F. BROWNLEE,
Acting Administrator.

[F. R. Doc. 44-5263; Filed, April 13, 1944; 11:58 a. m.]

PART 1305—ADMINISTRATION

[Supp. Order 80]

DISTILLED SPIRITS, ETC.

Correction

In F.R. Doc 44-4217, which appears on page 3338 of the issue for Tuesday, March 28, 1944, the price per pint of distilled spirits 100 proof shown in § 1305.112 (a) (5) should read \$0.38.

* Copies may be obtained from the Office of Price Administration.

8 F.R. 9008, 9625, 10419, 11671, 12558, 12711, 13171, 13920, 16840, 17511.

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[RMPR 119]

ORIGINAL EQUIPMENT TIRES AND TUBES

Maximum Price Regulation 119 is redesignated Revised Maximum Price Regulation 119 and is revised and amended to read as set forth herein.

In the judgment of the Price Administrator, the maximum prices established by this regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended. A statement of the considerations involved in the issuance of this regulation is issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Such specifications and standards as are used in this regulation were, prior to such use, in general use in the trade or industry affected or have previously been promulgated and their use lawfully required by another Government agency.

§ 1315.1451 *Maximum prices for original equipment tires and tubes.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, Revised Maximum Price Regulation 119 (Original Equipment Tires and Tubes), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1315.1451 issued under 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681.

REVISED MAXIMUM PRICE REGULATION 119—ORIGINAL EQUIPMENT TIRES AND TUBES Sec.

1. Prohibition against dealing in original equipment tires and tubes at prices above the maximum.
2. Maximum prices.
3. Reports under section 2 (b).
4. Adjustable pricing.
5. Records.
6. Licensing.
7. Evasion.
8. Enforcement.
9. Definitions.
10. Petitions for amendment.
11. Applications for adjustment.
12. Geographical applicability.

Appendix A—Tables of maximum prices for original equipment tires and tubes.

SECTION 1. *Prohibition against dealing in original equipment tires and tubes at prices above the maximum.* On and after the effective date of this regulation, regardless of any contract or other obligation, no person shall sell or deliver original equipment tires or tubes and no person shall buy or receive original equipment tires or tubes in the course of trade or business, at prices higher than the maximum prices, and no person shall agree, offer, solicit, or attempt to do any of the foregoing. Lower prices may, of course, be charged.

SEC. 2. *Maximum prices.* (a) The maximum delivered prices for sales of original equipment tires and tubes shall be the prices set forth in Appendix A, except as otherwise provided in the succeeding paragraphs of this section.

(b) The maximum prices set forth in Appendix A shall not apply:

(1) To sales by a seller of a particular type and size of natural rubber original equipment tire or tube to a particular buyer, if that seller sold that item to that buyer at a price at least 5 percent less than the price set forth in Appendix A for that size and type of natural rubber tire or tube during January 1944 (or if no sale was made during January 1944 to that buyer, on the most recent date on which such a sale was made between April 27, 1942, and January 1, 1944). If a tire and a tube are sold as an assembly, the comparison to be made under this subparagraph shall be between the assembly prices.

(2) To sales by a seller of a particular type and size of synthetic rubber original equipment tire or tube to a particular buyer, if sales by that seller to that buyer of the natural rubber tire or tube of the same size and type fall within subparagraph (1) above.

(3) To sales by a seller of a particular type and size of natural or synthetic rubber original equipment tire or tube to a particular buyer, if that seller made no sales of that item of natural rubber original equipment to that buyer during the period April 27, 1942, to January 31, 1944.

(4) To sales of original equipment tires or tubes of sizes and types not specifically listed in Appendix A.

(5) To sales by any seller of truck and bus tires, sizes 8.25 inch cross-section and larger, until and unless approved by the Office of Price Administration.

(c) In all cases listed in paragraph (b), the maximum price shall be a price, consistent with general industry practices and consistent with the level of maximum prices set by this regulation, authorized upon specific application to the Office of Price Administration. In each case coming under paragraph (b), the seller must file with the Office of Price Administration the report required by section 3 and have his maximum price approved by the Office of Price Administration before receiving payment for the original equipment tires or tubes.

(d) *Differential for tires of rayon construction.* (1) On sales of synthetic rubber tires of rayon construction, a seller may add to the maximum prices otherwise fixed by this section, an amount not exceeding the amount by which the factory costs of the tire in rayon construction exceed the factory costs of the same tire in cotton construction.

(2) In all cases covered by this paragraph (d), the seller must file a report with the Office of Price Administration, Washington, D. C., containing the following information:

(i) A description of the tire, including type, brand name, size, number of plies, and construction.

(ii) A detailed statement of the factory costs of the tire in rayon construction and of the same tire in cotton construction. Factory costs shall be figured as of the same date for both types of construction.

(iii) The amount proposed to be added to the maximum price otherwise fixed by this section.

(3) The seller may not receive payment of the amount which may be added under this paragraph (d) until it has been approved by the Office of Price Administration. The proposed addition, however, shall be deemed to be approved unless, within 20 days after mailing of the report (or within 20 days after the mailing of all additional information which may have been requested), the Office of Price Administration notifies the seller that his proposed addition has been disapproved or that action thereon has been deferred pending receipt of further information.

(4) The Office of Price Administration may approve or disapprove and may at any time after approval correct additions proposed or established under this paragraph.

SEC. 3. *Reports under section 2 (b).* (a) In the case of all sales subject to paragraph (b) of section 2, before receiving payment for the original equipment tires or tubes, the seller must file with the Office of Price Administration, Washington, D. C., a report containing the following information:

(1) A description of the tire or tube for which a maximum price is sought, including the type, brand name, size, number of plies, and construction. If, however, between April 27, 1942, and January 31, 1944, the seller sold all or a group of sizes or types of original equipment natural rubber tires or tubes to a particular buyer at assembly prices which represented a uniform percentage discount from the assembly prices set forth in Appendix A, he may in his report describe the group or groups of tires and tubes for which reports are required and need not list each tire or tube separately.

(2) The name and address of the equipment vehicle manufacturer to whom such original equipment tires and tubes are to be sold.

(3) The specific subparagraph of section 2 (b) under which the report is filed.

(4) If the report is filed under subparagraph (1), (2), or (5) of section 2 (b), the price previously charged on sales, if any, to the particular buyer for the natural rubber tire or tube. In addition, if the report is under subparagraph (5), the prices previously charged on sales, if any, to the particular buyer for sizes 7.50 inch cross-section or smaller. These prices may be stated either as specific dollar-and-cent amounts or as percentages of the prices set forth in Appendix A.

(5) The proposed maximum price, and a description of the pricing method used in calculating such price. The proposed price may be stated either as a specific dollar-and-cent amount or as a percentage of the prices set forth in Appendix A.

(6) The reasons why the seller believes that such price is consistent with general industry practices and consistent with the level of maximum prices set by this regulation.

(b) No seller required to report a maximum price under this section may accept payment for the original equipment tires or tubes (unless specifically

authorized to do so by the Office of Price Administration) until the proposed maximum price is approved by the Office of Price Administration. The proposed maximum price, however, shall be deemed to be approved unless, within 20 days after mailing of the report (or within 20 days after the mailing of all additional information which may have been requested), the Office of Price Administration notifies the seller that his proposed maximum price has been disapproved or that action thereon has been deferred pending receipt of further information.

(c) The Office of Price Administration may approve or disapprove, and may at any time after approval, correct maximum prices proposed or established under this section so as to bring them into proper relationship with the level of maximum prices otherwise established by this regulation.

SEC. 4. *Adjustable pricing.* Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by an official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order.

SEC. 5. *Records.* Every person making sales or purchases of original equipment tires or tubes subject to this regulation shall keep for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, accurate records of each such sale or purchase, showing the date, the name and address of the buyer and seller, the price paid or received, the quantity of each type, size, and brand name of tires or tubes sold or purchased, and whether made of natural or synthetic rubber.

SEC. 6. *Licensing.* The provisions of Licensing Order No. 1,² licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or of one or more maximum price regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

SEC. 7. *Evasion.* The price limitations set forth in this regulation shall not be evaded whether by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase of or relating to original

equipment tires or tubes, alone or in conjunction with any other commodity or by way of commission, service, transportation, or other charge, or discount, premium or other privilege, or by tying-agreement or other trade understanding, or otherwise.

SEC. 8. *Enforcement.* Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, license suspension proceedings and suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended.

SEC. 9. *Definitions.* (a) When used in this regulation the term:

(1) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons or legal successor or representative of any of the foregoing, and includes the United States or its agencies, other governments their political subdivisions and their agencies.

(2) "Original equipment tires and tubes" means new rubber tires and tubes sold for the original equipment of automobiles, trucks, busses, trailers, off-the-road equipment, farm implements, tractors, industrial equipment and motorcycles, but does not include tires or tubes sold directly to any agency of the United States Government.

(3) "Rubber" means substitute rubber and all forms and types of rubber, including scrap, synthetic, balata, and reclaimed rubber.

(4) "Synthetic rubber original equipment tires or tubes" means original equipment tires or tubes which contain any synthetic rubber and which are marked with the symbols designated by the War Production Board, Office of Rubber Director, to identify them as containing synthetic rubber.

(b) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, shall apply to other terms used herein.

SEC. 10. *Petitions for amendment.* Any person seeking a modification of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.³

SEC. 11. *Applications for adjustment.* Any person who has entered into or proposes to enter into a Government contract or a subcontract under any such contract, who believes that a maximum price established by this regulation impedes or threatens to impede production of a commodity or supply of a service which is essential to the war program and which is, or will be, the subject of such contract or subcontract, may file an application for adjustment of that maximum price in accordance with the provisions of Procedural Regulation No. 6,⁴ issued by the Office of Price Administration.

SEC. 12. *Geographical applicability.* This regulation shall be effective in the District of Columbia and the 48 states of the United States.

² 7 F.R. 8361; 8 F.R. 3313, 3533, 6173, 11808.

³ 7 F.R. 5087, 5682; 8 F.R. 6173, 6174, 12024.

⁴ 8 F.R. 13240.

APPENDIX A—TABLES OF MAXIMUM PRICES FOR ORIGINAL EQUIPMENT TIRES AND TUBES

TABLE I—NATURAL RUBBER TIRES, TUBES AND FLAPS

1. PASSENGER CAR

Size	Ply	Tire	Tube	Assembly
<i>Regular tread</i>				
4.10-12	4	\$4.34	\$0.65	\$4.99
4.25-20	4	8.38	.81	9.19
4.50-16	6	9.78	.81	10.59
4.75-16	4	5.35	.77	6.12
4.75-16	6	6.40	.77	7.17
4.75/5.50-17	4	5.93	.90	6.83
4.75/5.50-17	6	8.40	.90	9.30
4.75/5.50-18	4	7.37	.89	8.26
4.75/5.50-18	6	9.89	.89	10.78
6.00-16	4	6.48	.90	7.38
6.00-16	6	7.66	.90	8.56
6.00-18	4	8.66	.94	9.60
6.00-18	6	10.61	.94	11.55
6.00-20	6	10.90	1.03	11.93
6.25-16	4	7.26	.90	8.16
6.25-16	6	8.15	.90	9.05
6.50-15	4	7.39	1.04	8.43
6.50-15	6	9.00	1.04	10.04
6.50-16	4	7.07	1.07	8.14
6.50-16	6	9.35	1.07	10.42
7.00-15	4	8.59	1.06	9.65
7.00-15	6	9.72	1.06	10.78
7.00-16	4	8.93	1.10	10.03
7.00-16	6	10.40	1.10	11.50
7.50-15	4	10.46	1.34	11.80
7.50-15	6	12.34	1.34	13.68
7.50-16	4	10.78	1.36	12.14
7.50-16	6	12.68	1.36	14.04
<i>Special tread, mud and snow</i>				
4.40/4.60/4.75-21	4	7.18	.78	7.96
4.75/5.00-19	4	7.30	.83	8.13
5.00-16	4	5.65	.78	6.43
5.25/5.50-17	4	6.30	.87	7.17
5.25/5.50-17	6	8.89	.87	9.76
5.25/5.50-18	4	7.78	.89	8.67
6.00-16	4	6.85	.90	7.75
6.00-16	6	8.03	.90	8.93
6.25/5.50-16	4	8.11	1.07	9.18
6.25/5.50-16	6	9.87	1.07	10.94
7.00-16	6	10.98	1.10	12.08

2. TRUCK AND BUS

Size	Ply	Tire	Flap	Tube	Assembly
<i>Regular tread</i>					
6.00-16	6	\$8.95		\$0.90	\$9.85
6.00-17	6	9.05		.98	10.03
6.00-20	6	9.57	.30	1.05	10.93
6.00-20/30 x 5	8	12.70	.30	1.06	14.06
6.50-10	6	11.35		.89	12.24
6.50-16	6	10.43		1.14	11.57
6.50-17	6	11.66	.29	1.11	12.96
6.50-20	6	11.99	.30	1.43	13.72
6.50-20/32 x 6	8	14.31	.30	1.43	16.04
6.50-20	6	10.43		1.10	11.53
6.50-20	8	12.68		1.10	13.78
7.00-16	6	11.29		1.37	12.66
7.00-17	6	13.84	.29	1.37	15.50
7.00-17	8	16.75	.29	1.37	18.41
7.00-20	8	17.14	.35	1.95	19.44
7.00-20/32 x 6	10	21.98	.35	1.95	24.28
7.00-24/30 x 6	10	28.85	.40	2.54	29.79
7.50-16	6	13.74		1.73	15.47
7.50-17	8	15.24		1.73	16.97
7.50-17	8	17.30	.29	1.37	18.96
7.50-18	8	20.02	.41	2.07	22.50
7.50-18/32 x 7	10	30.02	.41	2.07	33.40
7.50-20	8	21.37	.45	3.03	24.85
7.50-20/34 x 7	10	31.25	.45	3.03	34.73
7.50-20/34 x 7	12	36.00	.45	3.03	39.48
7.50-24	8	25.36	.65	3.62	29.43

TABLE I—NATURAL RUBBER TIRES, TUBES AND FLAPS—Continued

2. TRUCK AND BUS—continued

Size	Ply	Tire	Flap	Tube	Assembly
<i>Regular tread</i>					
7.50-24/38 x 7	10	\$35.44	\$0.55	\$3.52	\$39.51
8.25-18	10	29.47	.41	2.90	32.78
8.25-20	10	30.42	.45	3.07	33.94
8.25-20	12	35.05	.45	3.07	38.57
9.00-16	8	30.02	.49	3.46	33.97
9.00-18	10	34.72	.53	3.47	38.72
9.00-20	10	34.92	.58	3.59	39.09
9.00-20/30 x 8	12	41.73	.58	3.59	45.90
9.00-22	10	37.65	.63	3.76	42.04
9.00-24	10	40.05	.68	3.97	44.70
9.00-24/40 x 8	12	47.85	.68	3.97	52.50
10.00-18	12	46.06	.78	3.86	50.70
10.00-20	12	46.18	.86	4.03	51.07
10.00-20/38 x 9	14	62.72	.86	4.03	67.61
10.00-22	12	48.91	.93	4.38	54.22
10.00-24	12	51.25	1.00	4.63	56.91
10.00-24/42 x 9	14	67.13	1.00	4.63	72.81
10.50-16	8	40.89	.49	4.38	45.76
10.50-16	10	44.97	.49	4.38	49.84
10.50-18	12	49.06	.49	4.38	53.93
11.00-18	12	51.61	.78	4.39	56.78
11.00-20	12	51.70	.86	4.79	57.35
11.00-22	12	55.13	.93	5.13	61.19
11.00-24	12	58.51	1.00	5.41	64.92
11.00-24	14	68.26	1.00	5.41	74.67
12.00-20	14	68.82	.86	6.00	76.58
12.00-22	14	73.88	.93	6.82	82.63
12.00-24	14	81.39	1.00	7.58	89.07
12.00-24/44 x 10	16	93.08	1.00	7.58	101.66
13.00-20	16	98.77	.86	9.66	109.29
13.00-24	16	107.61	1.00	10.62	119.23
14.00-20	16	112.61	1.00	11.09	124.70
14.00-24	16	121.38	1.17	11.89	134.44
<i>Rayon</i>					
7.00-20	8	19.28	.35	1.95	21.58
7.00-20/32x6	10	24.64	.35	1.95	26.94
7.50-20	8	24.10	.45	3.03	27.58
7.50-20/34x7	10	35.08	.45	3.03	38.56
8.25-20	10	34.15	.45	3.07	37.67
8.25-20	12	39.29	.45	3.07	42.81
9.00-18	10	38.98	.53	3.47	42.98
9.00-20	10	39.23	.58	3.59	43.40
9.00-20/36x8	12	46.78	.58	3.59	50.95
10.00-20	12	51.80	.86	4.03	56.69
10.00-22	14	70.16	.86	4.03	75.05
10.00-24	12	54.88	.93	4.38	60.19
11.00-20	12	58.01	.86	4.79	63.66
11.00-22	12	61.86	.93	5.13	67.92
11.00-24	12	65.65	1.00	5.41	72.06
<i>Special tread, mud and snow</i>					
6.00-16	6	9.44		.90	10.34
6.00-20	6	10.12	.30	1.06	11.48
6.00-20/30x5	8	13.40	.30	1.06	14.76
6.25/6.50-16	6	11.01		1.14	12.15
6.50-16	6	11.01		1.14	12.15
6.50-20	6	12.63	.30	1.43	14.41
6.50-20/32x6	8	15.11	.30	1.43	16.84
7.00-16	6	11.01		1.10	12.11
7.00-16	8	13.35		1.10	14.45
7.00-17	6	11.92		1.37	13.29
7.00-17	8	14.62	.29	1.37	16.28
7.00-17	8	17.67	.29	1.37	19.33
7.00-20	8	18.11	.35	1.95	20.41
7.00-20/32 x 6	10	23.19	.35	1.95	25.49
7.50-16	6	14.51		1.73	16.24
7.50-16	8	16.09		1.73	17.82
7.50-17	6	16.24	.29	1.37	17.90
7.50-17	8	18.25	.29	1.37	19.91
7.50-20	8	22.61	.45	3.03	26.09
7.50-20/34 x 7	10	32.99	.45	3.03	36.47
8.25-20	10	32.12	.45	3.07	35.64
9.00-13	6	16.69		2.33	19.02
9.00-16	8	31.72	.49	3.46	35.67
9.00-18	10	35.90	.49	3.46	39.85
9.00-18	10	36.66	.53	3.47	40.66
9.00-20	10	36.67	.58	3.59	41.04
9.00-20	12	44.03	.58	3.59	48.20
10.00-20	12	48.73	.86	4.03	53.62
10.00-22	14	66.10	.86	4.03	70.99
10.00-22	12	51.62	.93	4.38	56.03
10.00-24	12	54.08	1.00	4.63	59.76

TABLE I—NATURAL RUBBER TIRES, TUBES AND FLAPS—Continued

2. TRUCK AND BUS—continued

Size	Ply	Tire	Flap	Tube	Assembly
Special tread, mud and snow					
10.50-16.....	10	\$47.46	\$0.49	\$1.39	\$52.33
10.50-16.....	12	61.76	.49	4.38	66.63
11.00-20.....	12	64.57	.86	4.79	69.23
11.00-20.....	14	74.02	.86	4.79	79.67
12.00-20.....	14	72.65	.86	6.90	80.41
12.00-24.....	14	85.89	1.00	7.63	91.47
14.00-20.....	16	118.85	1.00	11.09	130.94
14.00-20.....	18	131.94	1.00	11.09	144.03
14.00-20.....	20	133.85	1.00	11.09	160.94
14.00-24.....	16	128.10	1.17	11.89	141.10
18.00-24.....	16	255.70	2.33	18.29	276.32
18.00-24.....	20	280.49	2.33	18.29	301.11
18.00-40.....	20	422.05	3.60	22.39	447.91
21.00-24.....	16	327.61	3.14	25.19	353.94
21.00-24.....	20	361.13	3.14	25.19	389.46
24.00-32.....	24	660.07	8.46	30.38	710.91
24.00-32.....	36	930.24	8.46	30.38	976.03
30.00-40.....	28	1,335.89	14.40	117.42	1,467.71
30.00-40.....	34	1,662.84	14.40	117.42	1,794.66
Trailer service, low platform					
7.50-15.....	8	19.22	.40	2.49	22.11
7.50-15.....	10	20.99	.40	2.49	23.88
7.50-15.....	12	25.05	.40	2.49	27.94
7.50-18/32 x 7.....	10	30.02	.41	2.97	33.40
7.50-18/32 x 7.....	12	34.46	.41	2.97	37.84
7.50-18/32 x 7.....	14	39.27	.41	2.97	42.65
8.25-15.....	10	28.95	.40	2.68	32.03
8.25-15.....	12	33.06	.40	2.68	36.14
8.25-15.....	14	36.67	.40	2.68	39.76
9.00-15.....	10	34.56	.48	3.35	38.39
9.00-15.....	12	39.09	.48	3.35	42.93
10.00-15.....	10	40.34	.65	3.76	44.75
10.00-15.....	12	45.43	.65	3.76	49.84
10.00-15.....	14	51.17	.65	3.76	55.58
10.00-15.....	20	72.92	.63	3.76	77.33
14.00-24.....	20	138.22	1.17	11.89	161.23
14.00-24.....	24	165.44	1.17	11.89	169.60
Door-to-door delivery					
10 (6.00-16).....	6	9.32	-----	.90	10.22
11 (5.25/5.50-17).....	6	8.75	-----	.90	9.65
12 (5.25/5.50-18).....	6	9.60	-----	.89	10.49
13 (6.50-16).....	6	11.21	-----	1.14	12.38
15 (7.00-16).....	6	13.48	-----	1.37	14.85
16 (7.00/7.50-16).....	6	14.65	-----	1.10	16.76
17 (30 x 5/6.50-20).....	8	16.52	.30	1.43	19.25
18 (7.50-16).....	8	17.99	-----	1.73	19.72
19 (32 x 6/7.00-20).....	8	21.57	.30	1.93	23.82
22 (32 x 6/7.50-20).....	10	25.83	.35	3.03	23.21
28 (34 x 7/8.25-20).....	10	35.24	.46	3.07	33.76
28 (34 x 7/8.25-20).....	12	43.00	.46	3.07	40.62
34 (9.00-20).....	10	40.02	.68	3.69	41.19
34 (9.00-20).....	12	51.69	.68	3.69	53.80
40 (10.00-20).....	12	55.14	.86	4.03	60.03
40 (10.00-20).....	14	65.90	.86	4.03	70.79
42 (10.00-22).....	12	68.54	.93	4.38	63.85
Rayon					
22 (32 x 6/7.50-20).....	10	26.57	.35	3.03	29.95
28 (34 x 7/8.25-20).....	10	39.20	.45	3.07	39.72
34 (9.00-20).....	10	41.13	.68	3.69	46.30
40 (10.00-20).....	12	50.64	.86	4.03	61.63
42 (10.00-22).....	12	60.14	.93	4.38	63.45
44 (10.00-24).....	12	63.21	1.00	4.68	68.49
48 (11.00-20).....	12	63.82	.86	4.79	69.87
50 (11.00-22).....	12	63.14	.93	6.13	74.20
Desert type					
9.00-13.....	4	14.03	-----	2.33	16.36
9.00-12.....	6	15.78	-----	2.33	18.11
10.50-16.....	8	44.89	.49	4.38	46.76
10.50-16.....	10	44.97	.49	4.38	49.84
11.00-18.....	10	40.64	-----	4.39	60.93
13.50/14.00-20.....	6	84.73	1.00	11.09	106.83
13.50/14.00-20.....	8	93.41	1.00	11.09	107.60
13.50/14.00-20.....	12	106.11	1.00	11.09	119.20

TABLE I—NATURAL RUBBER TIRES, TUBES AND FLAPS—Continued

2. TRUCK AND BUS—continued

Size	Ply	Tread type	Tire	Tube	Flap	Beadlock	Assembly (excluding beadlock)
<i>Combat and run-flat</i>							
8.50-18	8	Reg	\$20.53	\$1.16	\$0.23	\$4.49	\$21.07
6.00-16	8	Reg	16.51	1.18		.62	17.03
6.00-16	8	M&S	17.39	1.18		.62	18.57
6.00-20	8	Reg	27.31	1.59	.51	1.03	27.12
7.50-16	8	Reg	28.25	2.20	.48	1.15	29.03
7.50-16	8	M&S	29.89	2.20	.48	1.15	30.28
7.50-20	10	Reg	45.83	2.84	.48	1.18	47.03
7.50-20	10	M&S	48.24	2.84	.48	1.18	49.65
7.50-24	10	Reg	53.50	3.22	.63		53.69
7.50-24	10	M&S	58.80	3.22	.63		59.09
8.00-16	8	Reg	28.16	2.23	.60	1.23	29.03
8.00-16	8	M&S	29.71	2.23	.60	1.23	30.50
8.25-20	12	Reg	58.54	3.17	.61	1.18	59.32
8.25-20	12	M&S	59.56	3.17	.61	1.18	60.34
9.00-16	8	M&S	51.63	3.28	.63	1.18	52.84
9.00-20	12	Reg	62.47	3.43	.61	1.18	63.51
9.00-20	12	M&S	65.80	3.43	.61	1.18	66.84
10.00-20	14	M&S	63.04	4.25	.91		63.20
10.00-22	14	Reg	94.18	4.17	.63	1.77	94.33
10.00-22	14	M&S	99.15	4.17	.63	1.77	101.03
11.00-20	14	Reg	92.69	4.60	.91		93.41
11.00-20	14	M&S	104.87	4.60	.91		105.63
12.00-20	16	Reg	118.91	5.32	.91	2.42	121.14
12.00-20	16	M&S	125.17	5.32	.91	2.42	127.49
14.00-20	18	Reg	169.00	9.24	1.63	2.42	173.09
14.00-20	18	M&S	177.66	9.24	1.63	2.42	181.55
14.00-24	20	Reg	194.12	10.66	1.24	3.62	203.42
14.00-24	20	M&S	201.39	10.66	1.24	3.62	210.69

3. SPECIAL SERVICE

(Rock service, logger, etc.)

Size	Ply	Tire	Flap	Tube	Assembly
7.00-20/32x6	10	\$23.19	\$0.35	\$1.95	\$25.49
7.50-20/34x7	10	32.15	.45	3.03	35.63
8.25-18	10	31.11	.41	2.90	34.42
8.25-20	10	32.12	.45	3.07	35.64
8.25-20	12	36.98	.45	3.07	40.50
9.00-18	10	28.66	.53	3.47	40.66
9.00-20	10	28.87	.53	3.59	41.04
9.00-20	12	44.03	.53	3.59	48.20
9.00-24/40x8	12	50.48	.63	3.97	55.13
10.00-20	12	48.73	.86	4.03	53.62
10.00-20	14	65.10	.86	4.03	70.99
10.00-24	12	54.08	1.00	4.68	59.76
11.00-20	12	54.57	.86	4.79	60.22
11.00-20	14	70.05	.86	4.79	75.70
11.00-22	12	53.18	.93	5.13	64.24
11.00-24	12	61.76	1.00	5.41	68.17
11.00-24	14	71.99	1.00	5.41	78.40
12.00-20	14	72.65	.86	6.50	80.41
12.00-24	14	85.89	1.00	7.53	94.47
12.00-24	16	93.17	1.00	7.53	108.75
13.00-20	16	104.23	.86	9.06	114.75
13.00-24	14	91.55	1.00	10.62	103.17
13.00-24	16	107.04	1.00	10.62	118.66
14.00-24	18	140.64	1.17	11.89	153.70
14.00-24	20	145.78	1.17	11.89	159.84
16.00-24	20	168.25	1.89	14.36	184.50
16.00-24	22	187.15	1.89	14.36	203.40
18.00-24	22	219.96	2.33	18.29	240.53
18.00-24	24	255.70	2.33	18.29	276.32
18.00-24	26	280.49	2.33	18.29	301.11
18.00-24	28	327.00	2.33	18.29	345.22
21.00-24	16	327.61	3.14	25.19	355.94
21.00-24	20	361.13	3.14	25.19	389.46
21.00-24	24	445.93	3.14	25.19	474.29
24.00-32	24	658.07	8.46	35.33	710.91
24.00-32	26	930.24	8.46	35.33	975.03

4. EARTH MOVER

Size	Ply	Tire	Flap	Tube	Assembly
7.50-20	8	\$20.26	\$0.45	\$2.03	\$22.74
8.25-20	8	19.61	.45	3.07	23.13
8.25-20	10	24.63	.45	3.07	28.15
8.25-20	12	28.85	.45	3.07	32.37
9.00-20	10	32.96	.89	4.03	37.83
10.00-20	12	45.11	.89	4.79	48.00
11.00-20	12	47.83	.89	6.80	54.00
12.00-20	14	64.93	.89	6.80	72.74
13.00-20	10	55.55	.89	9.66	68.07
13.00-20	14	67.43	.89	9.66	77.95
14.00-20	12	61.64	1.00	11.03	73.13
14.00-20	16	71.03	1.00	11.03	83.17
14.00-20	20	95.71	1.00	11.03	108.89
16.00-20	20	113.03	1.00	11.03	125.12
16.00-20	24	144.20	1.61	11.14	167.05
18.00-24	16	193.89	1.89	14.36	210.14
18.00-24	20	219.62	2.33	18.29	241.24
18.00-24	24	221.89	2.33	18.29	242.61
18.00-24	26	240.16	2.33	18.29	260.78

TABLE I—NATURAL RUBBER TIRES, TUBES AND FLAPS—Continued

7. AGRICULTURAL—continued

Size	Ply	Tire	Tube	Assembly
<i>Form tractor, conventional base—Con.</i>				
6.00-16	4	\$4.26	\$0.75	\$5.02
6.00-16	4	3.65	.77	4.42
6.00-16	4	4.69	.77	5.45
6.00-16	4	7.23	.82	8.15
6.00-16	4	8.82	.82	9.64
6.00-16	4	4.63	.80	5.43
6.00-16	4	4.80	.80	5.60
6.00-16	4	6.27	.80	7.07
6.00-16	4	6.76	.75	7.51
6.00-16	4	4.09	.83	4.92
6.00-16	4	6.73	.83	7.61
6.00-16	4	7.86	.83	8.79
6.00-22	4	7.35	.69	8.04
6.00-22	4	8.65	.69	9.34
6.00-16	4	7.43	1.05	8.48
6.00-16	4	9.01	1.05	10.06
7.00-22	4	10.13	1.05	11.18
7.00-22	4	12.27	1.20	13.47
7.00-22	4	14.25	1.20	15.45
7.00-22	4	15.45	1.20	16.65
7.00-22	4	24.63	1.20	25.83
7.00-22	4	7.89	1.21	9.10
7.00-22	4	10.10	1.21	11.31
7.00-22	4	12.23	1.21	13.44
7.00-22	4	14.23	1.21	15.44
7.00-22	4	12.85	1.23	14.08
7.00-22	4	17.63	1.23	18.86
7.00-22	4	11.75	2.02	13.77
7.00-22	4	12.51	2.02	14.53
7.00-22	4	23.89	4.03	27.92
8.00-16	4	10.25	2.02	12.27
8.00-16	4	21.72	2.02	23.74
8.00-16	4	23.63	2.02	25.65
8.00-24	4	20.71	3.72	24.43
8.00-24	4	32.43	3.72	36.15
8.00-24	4	20.60	5.62	26.22
8.00-24	4	35.40	5.62	41.02
8.00-24	4	23.47	5.89	29.36
8.00-24	4	32.51	6.40	38.91
8.00-24	4	31.33	4.52	35.85
8.00-24	4	24.61	4.52	29.13
8.00-24	4	34.74	5.04	39.78
8.00-24	4	33.47	5.04	38.51
8.00-24	4	40.83	6.42	47.25
8.00-24	4	33.67	6.13	40.00
8.00-24	4	42.82	6.13	48.95
8.00-24	4	44.39	6.89	51.28
8.00-24	4	43.62	6.89	50.51
8.00-24	4	49.14	7.70	56.84
8.00-24	4	49.62	6.11	55.73
8.00-24	4	43.12	6.11	50.23
8.00-24	4	45.00	6.93	51.93
8.00-24	4	52.33	6.93	59.26
8.00-24	4	50.72	7.82	58.54
8.00-24	4	57.42	7.82	65.24
<i>Rite or confield</i>				
8.00-24	4	52.84	4.87	57.71
8.00-24	4	53.83	5.89	59.72
8.00-24	4	57.73	6.40	64.13
8.00-24	4	63.11	5.89	69.00
8.00-24	4	72.61	6.94	79.55
<i>Wilebase</i>				
4-10	4	4.51	1.09	5.60
5-9	4	10.47	1.35	11.82
5-9	4	14.22	1.63	15.85
6-12	4	5.66	.85	6.51
7-13	4	11.72	1.00	12.72
7-13	4	12.03	1.75	13.78
7-13	4	15.66	2.13	17.79
7-13	4	18.08	2.89	20.97
7-13	4	21.60	2.63	24.23
7-13	4	11.65	1.60	13.25
7-13	4	16.48	2.55	19.03
7-13	4	20.61	2.62	23.23
7-13	4	21.68	3.69	25.37
7-13	4	14.65	2.65	17.30
7-13	4	18.04	2.65	20.69
7-13	4	22.00	2.65	24.65
7-13	4	21.25	3.65	24.90
7-13	4	22.89	3.24	26.13
7-13	4	21.14	3.53	24.67
7-13	4	23.03	3.53	26.56
7-13	4	23.40	3.74	27.14
7-13	4	19.85	2.83	22.68
7-13	4	21.25	2.83	24.08
7-13	4	21.69	3.04	24.73
7-13	4	22.27	3.20	25.47
7-13	4	23.53	4.00	27.53
7-13	4	27.10	4.21	31.31
7-13	4	31.85	4.21	36.06
7-13	4	23.71	3.63	27.34
7-13	4	23.70	3.63	27.33
7-13	4	23.77	4.23	28.00
7-13	4	32.62	5.00	37.62
7-13	4	32.60	5.00	37.60

6. SWAMP BUGGY

Size	Ply	Tire	Flap	Tube	Assembly
14.00-21	8	\$23.53	\$3.40		\$27.07

7. AGRICULTURAL

Size	Ply	Tire	Flap	Tube	Assembly
<i>Form tractor, conventional base</i>					
4.00-12	2	\$2.53	\$0.22		\$2.75
4.00-15	4	3.35	.63		4.00
4.00-18	2	3.40	.60		4.00
4.00-18	4	4.81	.60		5.41
5.00-12	2	3.05	.70		3.75

TABLE I—NATURAL RUBBER TIRES, TUBES AND FLAPS—Continued

7. AGRICULTURAL—continued

Size	Ply	Tire	Tube	Assem- bly
<i>Wide base—Con.</i>				
11-28.....	10	\$50.00	\$5.50	\$55.50
11-40.....	10	34.55	5.81	40.36
12-24.....	4	27.99	4.90	32.89
12-28.....	6	33.39	5.20	38.59
12-30.....	6	36.90	6.10	43.00
12-38.....	6	42.46	6.83	49.29
13-28.....	6	37.59	5.67	43.26
13-30.....	6	38.94	7.30	46.24
13-34.....	6	43.88	8.00	51.88
14-30.....	6	44.10	10.90	55.00
14-34.....	6	49.10	11.60	60.60
16-30.....	8	59.20	14.80	74.00
<i>Industrial tractor</i>				
4.00-15.....	4	3.35	.65	4.00
5.00-15.....	4	4.26	.76	5.02
5.50-10.....	4	4.80	.80	5.60
6.00-10.....	4	4.99	.83	5.82
6.00-16.....	6	6.78	.83	7.61
6.50-10.....	6	9.01	1.05	10.06
7.50-10.....	6	12.23	1.21	13.44
7.50-18.....	6	12.85	1.30	14.15
7.50-20.....	6	11.75	2.02	13.77
9.00-36.....	6	32.58	4.78	37.36
12.00-21.....	6	31.36	4.49	35.85
12.00-23.....	6	34.74	5.04	39.78
13.00-21.....	6	38.89	6.11	45.00
13.00-23.....	6	44.34	6.94	51.28
13.00-32.....	8	60.53	7.79	68.32
14.00-24.....	8	59.89	6.11	67.00
14.00-28.....	8	59.71	6.94	66.65
14.00-32.....	8	63.71	7.79	71.50
<i>Farm implement</i>				
3.00-7.....	2	1.54	.43	1.97
3.50-12.....	4	3.42	.48	3.90
4.00-7.....	4	2.59	.50	3.09
4.00-9.....	4	3.33	.49	3.82
4.00-12.....	4	3.38	.54	3.92
4.00-12.....	6	3.80	.54	4.34
4.00-18.....	2	2.74	.69	3.43
4.00-18.....	4	3.44	.69	4.13
4.00-30.....	4	7.84	1.18	9.02
4.00-36.....	4	8.51	1.38	9.89
5.00-15.....	4	3.80	.76	4.56
5.00-16.....	4	4.21	.77	4.98
5.00-21.....	4	5.00	.82	5.82
5.00-36.....	4	9.72	1.47	11.19
5.00-40.....	4	10.30	1.53	11.83
5.00-16.....	4	4.17	.80	4.97
5.50-10.....	6	5.54	.80	6.34
6.00-9.....	4	6.34	.98	7.32
6.00-9.....	8	8.27	.98	9.25
6.00-16.....	4	4.27	.83	5.10
6.00-16.....	6	5.45	.83	6.28
6.00-20.....	4	6.08	.93	7.01
6.00-20.....	6	7.62	.93	8.55
6.50-10.....	4	4.93	1.05	5.98
6.50-10.....	6	5.76	1.05	6.80
6.50-16.....	8	7.30	1.05	8.35
6.50-16.....	10	7.83	1.05	8.88
6.50-24.....	4	8.94	1.96	10.90
6.50-24.....	6	10.18	1.96	12.14
6.50-36.....	4	11.32	2.32	13.64
6.50-36.....	6	13.30	2.32	15.62
7.00-16.....	4	6.16	1.05	7.21
7.00-16.....	6	7.22	1.05	8.27
7.50-10.....	4	6.74	1.21	7.95
7.50-10.....	6	7.93	1.21	9.14
7.50-16.....	8	8.87	1.21	10.03
7.50-18.....	4	7.49	1.30	8.79
7.50-18.....	6	8.60	1.30	9.90
7.50-18.....	8	9.59	1.30	10.89
7.50-24.....	4	10.91	2.45	13.36
7.50-24.....	6	13.38	2.45	15.83
7.50-24.....	8	16.07	2.45	18.52
7.50-28.....	4	15.00	2.68	17.58
7.50-28.....	6	18.07	2.68	20.65
7.50-36.....	4	16.78	3.89	20.67
7.50-36.....	6	19.89	3.89	23.78
8.25-24.....	4	16.26	2.45	18.71
9.00-10.....	10	17.22	2.73	19.95
9.00-24.....	6	18.17	3.72	21.89
9.00-24.....	8	20.54	3.72	24.26
9.00-36.....	4	21.28	4.78	26.06
9.00-36.....	6	25.07	4.78	29.85
9.00-40.....	8	32.54	5.80	38.34
11.25-24.....	6	24.12	4.52	28.64
11.25-24.....	8	27.30	4.52	31.82
11.25-24.....	10	32.33	4.52	36.85
11.25-28.....	6	28.73	5.04	33.77
11.25-28.....	8	30.09	5.04	35.13
11.25-36.....	10	47.77	5.89	53.66
12.75-32.....	6	38.73	7.79	46.52
12.75-32.....	8	41.60	7.79	49.39

¹ 2 rib comb.
² Rice binder.

TABLE I—NATURAL RUBBER TIRES, TUBES AND FLAPS—Continued

7. AGRICULTURAL—continued

Size	Ply	Tire	Tube	Assem- bly
<i>Traction implement</i>				
4.00-24.....	4	\$9.22	\$0.77	\$9.99
5.00-15.....	4	4.03	.76	4.79
5.00-21.....	4	5.44	.82	6.26
5.50-10.....	4	4.80	.80	5.60
5.50-23.....	4	10.97	1.29	12.26
6.00-10.....	4	4.99	.83	5.82
7.50-18.....	4	8.15	1.30	9.45
7.50-20.....	4	9.14	2.06	11.20
7.50-22.....	4	11.31	2.33	13.64
7.50-24.....	4	11.91	2.45	14.36
8. MOTORCYCLE				
3.30-18.....	2	\$3.18	\$0.52	\$3.70
3.50-18.....	2	3.66	.62	4.28
4.00-18.....	2	3.92	.67	4.59
4.00-18.....	4	4.31	.67	4.98
4.50-18.....	2	4.25	.67	4.92
4.50-18.....	4	4.67	.67	5.34
5.00-16.....	4	4.79	.71	5.50
9. INDUSTRIAL & WHEELBARROW PNEUMATIC				
Size	Ply	Tire		
<i>Single tube</i>				
5 x 1.75.....	2		\$1.25	
6 x 2.00.....	2		1.28	
6 x 2.00.....	4		1.80	
8 x 2.00.....	2		1.34	
8 x 2.00.....	4		1.94	
10 x 2.00.....	2		1.45	
12 x 2.00.....	2		1.53	
8 x 2.50.....	4		2.05	
10 x 2.50.....	2		1.45	
10 x 3.00.....	2		1.72	
10 x 3.00.....	4		2.23	
12 x 3.00.....	2		2.06	
12 x 3.00.....	4		2.64	
11 x 3.25.....	4		2.49	
12 x 3.50.....	2		2.21	
12 x 3.50.....	4		2.80	
13 x 4.00.....	2		3.11	
14 x 4.00.....	2		2.69	
14 x 4.00.....	4		3.24	
16 x 4.00.....	2		3.00	
16 x 4.00.....	4		3.47	
18 x 4.00.....	2		3.68	
18 x 4.00.....	4		4.16	
20 x 4.00.....	2		4.10	
20 x 4.00.....	4		4.66	
15 x 4.50.....	4		3.45	
10 x 2.75.....	2		.82	
10 x 2.75.....	3		1.05	
16 x 2.00.....	2		1.32	
16 x 4.00.....	2		2.83	
16 x 4.00.....	4		3.35	
16 x 4.00.....	12		3.59	
16 x 4.00.....	14		4.19	
1 Sealomatic. 2 Plain base. 3 Lug base.				
Size	Ply	Tire	Tube	Assem- bly
<i>Straight side</i>				
2.50-4.....	2	\$1.24	\$0.40	\$1.64
2.50-4.....	4	1.66	.40	2.06
3.00-5.....	2	1.37	.42	1.79
3.00-5.....	4	1.81	.42	2.23
3.00-7.....	2	1.63	.44	2.07
3.00-7.....	4	2.11	.44	2.55
3.00-8.....	4	5.11	.62	5.73
3.50-5.....	2	1.69	.44	2.13
3.50-6.....	2	1.77	.44	2.21
3.50-6.....	4	2.37	.44	2.81
3.50-7.....	2	2.02	.46	2.48
4.00-4.....	4	3.22	.71	3.93
4.00-4.....	6	3.56	.71	4.27
4.00-7.....	2	2.16	.53	2.69
4.00-7.....	4	2.72	.53	3.25
4.00-8.....	2	2.42	.59	3.01
4.00-8.....	4	2.88	.59	3.47
4.00-8.....	4	3.35	.76	4.11
4.00-8.....	6	4.07	.76	4.83
4.00-9.....	2	3.05	.63	3.69
4.00-12.....	4	3.47	.65	4.12
4.00-12.....	6	4.16	.65	4.81
4.25-12.....	4	3.41	.65	4.06
4.50-7.....	2	2.44	.57	3.01
4.50-7.....	4	2.90	.57	3.47
4.50-12.....	4	6.74	1.00	7.74
4.50-12.....	6	8.01	1.00	9.01

⁴ Stud & S8.

TABLE I—NATURAL RUBBER TIRES, TUBES AND FLAPS—Continued

9. INDUSTRIAL & WHEELBARROW PNEUMATIC—con.

Size	Ply	Tire	Tube	Assem- bly
<i>Straight side—Con.</i>				
4.00-4.....	2	\$2.80	\$0.41	\$3.21
4.00-4.....	4	3.62	.41	4.03
4.00-4.....	6	3.89	.41	4.27
5.00-4.....	4	8.69	2.50	11.19
6.00-9.....	4	7.76	1.60	9.36
6.00-9.....	6	9.16	1.60	10.76
6.00-9.....	8	10.62	1.60	12.22
6.00-9.....	10	12.71	1.60	14.31
7.50-10.....	4	12.84	1.41	14.25
7.50-10.....	6	15.04	1.41	16.45
7.50-10.....	10	19.46	1.23	20.69
7.50-10.....	16	35.82	1.23	37.05
9.00-10.....	10	29.46	2.74	32.20
4.00-8.....	2	2.29	.60	2.89
4.00-8.....	4	2.76	.60	3.36
20 x 4.....	4	3.42	.69	4.11
26 x 4.....	2	3.65	.66	4.31
30 x 3 1/2.....	4	3.20	.60	3.80
7.50-15.....	4	9.03	1.20	10.23
<i>Hand lawn mower pneumatic</i>				
10.50 x 1.75.....		.76		
12 1/2 x 3.....	4	11.83		
5.00-6 (13 x 5).....	4	13.45		

¹ Wheelbarrow.
² Compression tire—airless.
³ RNS tread.

10. SOLID AND CUSHION TIRES

Size	Tire	Size	Tire
<i>Molded on wheels—solid tire</i>			
4 x 1 1/2.....	\$0.64	16 x 3.....	\$3.09
5 x 1 1/2.....	.70	18 x 3.....	3.50
6 x 1 1/2.....	.79	20 x 3.....	3.81
6 x 1 1/2.....	.83	24 x 3.....	4.69
7 x 1 1/2.....	.96	12 x 3 1/2.....	2.21
7 1/2 x 1 1/2.....	1.39	18 x 3 1/2.....	4.10
5 x 1 1/2.....	.79	28 x 3 1/2.....	0.20
6 x 1 1/2.....	.98	5 1/2 x 4.....	2.13
5 x 2.....	.83	6 x 4.....	1.83
6 x 2.....	.93	6 1/2 x 4.....	2.42
7 x 2.....	1.05	7 x 4.....	2.05
8 x 2.....	1.10	8 1/2 x 4.....	2.93
9 x 2.....	1.31	9 x 4.....	2.54
12 x 2.....	1.70	10 x 4.....	2.79
4 x 2 1/2.....	1.05	11 x 4.....	3.00
6 x 2 1/2.....	1.10	12 x 4.....	3.06
7 x 2 1/2.....	1.18	14 x 4.....	3.29
4 x 2 1/2.....	1.16	16 x 4.....	3.90
5 x 2 1/2.....	1.18	24 x 4.....	0.47
6 x 2 1/2.....	1.30	28 x 4.....	0.74
7 x 2 1/2.....	1.39	32 x 4 1/2.....	2.20
8 x 2 1/2.....	1.37	0 x 4 1/2.....	2.45
9 x 2 1/2.....	1.50	0 x 4 1/2.....	2.40
10 x 2 1/2.....	1.64	8 x 4 1/2.....	3.00

TABLE I—NATURAL RUBBER TIRES, TUBES AND FLAPS—Continued

10. SOLID AND CUSHION TIRES—continued

Size	Type	Tire
16x3x12	FB	\$8.83
16x3x12½	FB	6.63
18x3x14	FB	6.97
20x3x16	FB	7.63
24x3x20	CB & FB	8.18
32x3x26	CB	10.59
10x3¼x6	FB	6.45
12x3¼x8	CB & FB	6.58
14x3¼x10	CB	7.06
15x3¼x11¼	FB	7.01
16x3¼x12	FB	7.34
16x3¼x12½	CB & FB	6.96
20x3¼x15	FB	9.96
20x3¼x16	FB	8.19
20½x3¼x6¼	FB	8.69
22x3¼x17¼	FB	9.09
22x3¼x17½	CB	10.61
24x3¼x18	FB	11.42
24x3¼x20	CB & FB	9.66
24x3¼x20		10.10
24x3¼		10.35
25x3¼x18	CB	9.16
25x3¼x18	CB	10.41
27x3¼x23¼	FB	10.59
28x3¼x22		12.78
28x3¼x24	FB	9.47
30x3¼		14.39
30x3¼x23	CB	16.18
8½x4x4	FB	5.85
10x4x5½	FB	7.15
10x4x6½	FB	6.88
12x4x8	FB	7.37
14x4x10	FB	8.15
15x4x11¼	FB	8.19
16x4x12	FB	8.20
16x4x12½	CB & FB	8.33
18x4x14	FB	9.39
20x4x16	FB	9.75
22x4x17¼	FB	10.05
24x4x20	FB	11.04
28x4x23½	CB	12.05
32x4x28	CB	14.57
34x4x30	CB	15.13
27¼x4¼x23¼	FB	14.06
16x4¼x12	FB	9.73
22x4¼x17½	FB	12.11
9x5x5	FB	8.59
10x5x6½	FB	8.01
10½x5x6½	FB	8.25
15x5x11¼	FB	9.17
17x5x12½	CB & FB	10.09
18x5x14	FB	10.38
20x5x16	FB	11.40
21x5x15	CB & FB	13.35
21x5x15½	FB	13.39
24x5x18	FB	15.93
24x5x20	CB & FB	14.40
29x5x23½	CB	16.88
32x5x28	CB	17.71
10x6x6½	FB	9.49
10½x6x6½	FB	9.65
15x6x11¼	FB	12.05
17x6x12½	FB	13.02
20x6x16	FB	14.62
22x6x17½	FB	15.10
10x7x6½	FB	9.75
10½x7x6½	FB	9.90
12x7x8	FB	11.85
15x7x11¼	FB	14.40
18x7x14	FB	16.75
20x7x16	FB	17.57
22x7x17½	FB	17.57
24x7x18½	FB	22.33
24x7x20	FB	18.20
28x7x22	CB	24.69
28x7x23½	CB	20.88
15x8x11¼	CB & FB	16.35
15x8x11½	CB & FB	19.56
20x8x16	FB	23.97
22x8x17½	FB	40.93
28x8x22	CB & FB	18.87
15x9x14	FB	35.49
20x9x16	CB & FB	24.34
15x10x11¼	CB & FB	23.26
20x10x16	CB & FB	30.63
22x10x16	CB & FB	47.79
22x10x17¼	CB	35.43
26x10x20	CB	50.87
28x10x22	CB	52.93
22x12x16	CB & FB	54.49
18x12x14	FB	23.45
28x12x22	CB	63.93
18x14x14	FB	40.32
22x14x16	CB & FB	61.63
28x14x22	CB	70.69
22x16x16	CB	74.65
28x16x22	CB	94.92
22x18x16	CB	92.03
27x3¼	FB	7.67
21x5	FB & CB	16.63
21x6		19.55

1 Semi Pneu.
2 Dem A.
3 RMC Low.

4 RMC High.
5 Zero pressure.

TABLE I—NATURAL RUBBER TIRES, TUBES AND FLAPS—Continued

10. SOLID AND CUSHION TIRES—continued

Size	Tire	Size	Tire
Solid Truck Tire:			
32x3	\$10.79	Lug Base Industrial Cushion:	
32x4	20.29	6x2.69	\$9.00
34x4	21.04	8x2.69	1.11
36x4	23.63	10x2.69	1.47
32x5	27.13	12x2.69	1.61
34x5	29.61	10x2.69	1.89
36x5	30.79	8x2.69	1.73
40x5	33.74	10x2.75	1.89
36x6	38.63	12x3.00	2.89
40x6	40.82	Zero Pressure:	
36x7	46.57	6x2.69	.81
40x7	50.33	8x2.69	1.00
34x8	50.35	10x2.69	1.35
36x8	52.74	12x2.69	1.45
40x8	57.05	10x2.69	1.71
36x10	67.73	8x2.69	1.44
40x10	74.05	10x2.75	1.73
36x12	84.43	12x3.00	2.64
40x12	92.73	10x4.00	4.34
40x14	113.35	Lug Base Mower Service:	
40x16	154.89	6x2.69	.62
Tractor-Trailler:			
28x10	52.03	10x2.00	.64
28x12	63.63	8x2.69	1.09
28x14	70.09	10.50x1.75	.75

11. INDUSTRIAL

Boogie:	Boogie—Con.
12x4¼	\$3.27
14x4¼	8.20
10½x7x6½	16.00
18x7x14	\$24.49
20x8x16	21.29
20x9x16	23.00

12. INNER TUBES

Dual Tubes:	Puncture Proof and Puncture Sealing—Con.
Passenger Car:	
6.00-16	\$3.78
6.50-16	4.09
6.25x8.50-16	4.06
7.00-15	4.23
7.00-16	4.69
7.00-16	5.02
Motorcycle:	
4.00x4.00-18	3.10
5.00-16	3.33
Puncture Proof and Puncture Sealing:	
Passenger Car:	
5.50-16	4.13
5.50-18	4.71
6.00-16	4.27
6.00-18	4.85
6.25-16	4.73
6.50-15	4.57
6.50-16	5.09
6.25x8.50-16	5.09
7.00-15	4.53
7.00-16	4.53
7.00-16	6.65
Truck and Bus:	
5.50-20(6.00-20)	5.61
6.00-16	5.69
6.50-20(32x6)	5.97
7.00-15	5.32
7.00-16	5.86
7.00-20(32x6)	6.04
Comm. 16	5.23
7.50-16	6.05
7.50-17	6.49
7.50-20(34x7)	8.04
7.50-15	8.65
7.50-18	8.89
7.50-21(33x7)	9.67
8.25-18	9.04
8.25-20	9.70
9.00-15	10.23
9.00-18	10.70
9.00-20(35x8)	11.27
9.00-22	12.29
9.00-24(40x8)	13.23
10.00-18	12.82
9.75-20(30.00-20)	12.89
9.75-22(30.00-22)	13.69
9.75-24(30.00-24)	14.47
10.50-20(11.00-20)	14.70
20x20-22	15.53
Bullet Sealing Tubes:	
5.50-16	10.03
5.50-18	11.42
6.00-16	11.75
6.00-18	13.13
6.50-21	14.05
7.00-16	15.53
7.00-17	16.17
7.50-21(34x7)	17.03
7.50-21(33x7)	17.75
8.25-21	18.63
9.00-20(30x8)	22.05
10.00-22	21.14
11.00-20	21.00
13.00-21	23.77
14.00-20	33.43
14.00-21	40.53

TABLE II—SYNTHETIC RUBBER TIRES, TUBES AND FLAPS

1. PASSENGER CAR

Size	Ply	Tire	Tube	Assembly
Regular tread				
5.50-16	4	\$8.25	\$1.32	\$7.87
5.50-16	6	7.83	1.32	9.15
6.00-16	4	7.94	1.53	9.52
6.00-16	6	9.33	1.53	10.86
6.25x8.50-16	4	9.18	1.85	11.03
6.25x8.50-16	6	11.04	1.85	12.89
6.50-15	4	9.67	1.74	10.81
6.50-15	6	11.04	1.74	12.73
7.00-15	4	10.51	1.81	12.32
7.00-15	6	11.89	1.81	13.70
7.00-16	4	10.93	1.83	12.81
7.00-16	6	12.72	1.83	14.60
7.50-15	4	12.50	2.29	15.69
7.50-15	6	15.19	2.29	17.29
7.50-16	6	15.49	2.23	17.83

Special Tread, Mud-and-Snow: Mud-and-Snow Tread prices same as regular tread for synthetic tire.

2. TRUCK AND BUS

Size	Ply	Tire	Tube	Flap	Assembly
Regular tread					
6.00-16	6	\$11.69	\$1.53		\$12.67
6.00-17	6	10.66	1.67	\$0.29	12.92
6.50-20	6	11.73	1.79	.29	13.67
6.00-20(20x5)	8	15.48	1.79	.20	17.57
6.50-16	6	15.40	1.29		13.66
6.50-16	6	13.24	1.85		15.09
6.50-17	6	15.11	1.89	.29	17.20
6.50-20	6	12.69	1.91	.20	15.21
6.50-20(32x6)	8	19.00	1.91	.20	21.21
7.00-15	6	13.28	1.81		15.09
7.00-15	8	15.45	1.81		17.26
7.00-16	6	13.80	1.83		15.63
7.00-17	8	16.21	1.90	.29	19.49
7.00-17	8	19.70	1.90	.29	21.93
7.00-18	8	20.35	2.30	.33	22.63
7.00-20	8	20.59	2.33	.33	23.30
7.00-20(32x6)	10	26.25	2.33	.35	29.06
7.50-16	6	16.43	2.25		18.79
7.50-16	8	17.42	2.25		19.73
7.50-16	8	18.42	2.25		20.73
7.50-16	10	19.51	2.25		21.87
7.50-17	8	20.70	1.60	.29	22.89
7.50-18	8	25.87	3.03	.41	29.31
7.50-20	8	21.83	3.19	.45	25.47
7.50-20	10	25.33	3.19	.45	29.97
7.50-20(34x7)	10	32.50	3.19	.45	35.14
7.50-20(34x7)	12	37.25	3.19	.45	41.20
7.50-21	8	23.17	3.74	.55	26.45
7.50-21(33x7)	10	37.00	3.74	.55	41.29
8.25-18	10	32.94	3.10	.41	35.45
8.25-20	10	35.32	3.43	.45	40.20
8.25-21	12	40.23	3.43	.45	44.11
8.25-21	10	42.29	3.85	.75	45.60
9.00-13	6	17.94	2.25		20.49
9.00-13	8	19.62	2.25		21.57
9.00-16	8	33.50	3.51	.49	37.50
9.00-16	10	33.47	3.51	.49	37.47
9.00-16	10	33.63	3.51	.49	37.63
9.00-18	10	38.04	3.75	.53	42.22
9.00-20	10	43.53	4.07	.53	47.15
9.00-20(35x8)	12	45.63	4.07	.53	51.23
9.00-22	10	42.07	4.16	.53	46.85
9.00-21	10	45.67	4.53	.53	50.83
9.00-21(35x8)	12	53.40	4.53	.53	58.67
10.00-18	12	53.59	4.67	.73	60.84
10.00-20	12	53.79	4.84	.73	61.29
10.00-22	12	58.83	5.25	.73	65.07
10.00-21	12	61.67	5.62	1.00	68.29
10.00-21(42x9)	14	80.75	5.62	1.00	87.37
10.50-16	8	43.17	5.25	.49	48.62
10.50-16	10	54.63	5.25	.49	59.81
10.50-18	12	53.67	5.25	.49	64.72
11.00-15	12	62.21	5.27	.73	68.15
11.00-20	14	72.23	5.75	.85	78.15
11.00-22	12	63.33	6.16	.83	73.44
11.00-21	12	70.41	6.49	1.00	77.60
11.00-21	14	82.11	6.49	1.00	89.60
12.00-21	14	82.75	8.23	.85	91.89
12.00-22	14	83.84	8.33	.85	92.15
12.00-21	14	97.87	9.19	1.00	107.57
12.00-21(44x10)	16	111.89	9.19	1.00	121.09
13.00-20	16	113.72	11.11	.85	125.63

TABLE II—SYNTHETIC RUBBER TIRES, TUBES AND FLAPS—Continued

2. TRUCK AND BUS—continued

Size	Ply	Tire	Tube	Flap	Assembly
<i>Trailer service—low platform</i>					
7.50-15	8	\$24.18	\$2.67	\$0.40	\$27.25
7.50-15	10	26.40	2.67	.40	29.47
7.50-15	12	31.48	2.67	.40	34.55
7.50-18/32x7	10	37.87	3.03	.41	41.31
7.50-18/32x7	12	43.43	3.03	.41	46.87
7.50-18/32x7	14	49.46	3.03	.41	52.90
8.25-15	10	32.96	2.91	.40	36.27
8.25-15	12	37.64	2.91	.40	40.95
8.25-15	14	41.74	2.91	.40	45.05
9.00-15	10	39.38	3.65	.45	43.51
9.00-15	12	44.54	3.65	.45	48.67
10.00-15	10	48.53	4.51	.65	53.69
10.00-15	12	54.64	4.51	.65	59.80
10.00-15	14	61.53	4.51	.65	66.69
10.00-15	20	87.63	4.51	.65	92.79
<i>Desert type</i>					
9.00-13	4	15.95	2.55	—	18.50
9.00-13	6	17.94	2.55	—	20.49
10.00-15	8	49.17	5.28	.49	54.92
10.00-15	10	54.08	5.28	.49	59.81
11.00-15	10	59.45	5.27	—	64.72
13.50/14.00-20	6	97.59	12.75	1.00	111.34
13.50/14.00-20	8	109.83	12.75	1.00	123.63
13.50/14.00-20	12	122.18	12.75	1.00	135.93
<i>Combat</i>					
6.00-16	—	19.46	1.17	—	20.63
6.00-20	—	32.15	1.49	—	33.64
8.00-16	—	37.66	2.29	—	39.95
8.25-20	—	74.38	3.30	—	77.68
9.00-16	—	61.19	3.65	—	64.84
9.00-20	—	84.03	3.71	—	87.79

Special Tread, Mud-and-Snow: Mud-and-Snow Tread prices same as regular tread for synthetic tires.

3. GRADER

Size	Ply	Tire	Tube	Flap	Assembly
<i>For flat base rims:</i>					
6.00-20	6	\$11.75	\$1.70	\$0.30	\$13.84
6.50-20	8	19.43	1.91	.30	21.64
7.00-20	8	22.02	2.36	.35	24.73
7.00-20/32 x 6	10	24.89	2.86	.35	27.60
7.00-24	10	26.23	2.84	.40	29.77
7.50-15	4	12.24	2.20	—	14.53
7.50-24	10	31.38	3.74	.55	35.67
8.25-20	10	30.17	3.43	.45	34.05
8.25-24	10	39.48	3.85	.55	43.83
9.00-24	10	45.67	4.53	.68	50.88
9.00-24	12	52.12	4.53	.68	57.33
10.00-24	10	51.47	5.62	1.00	58.09

Size	Ply	Tire	Tube	Assembly
<i>For drop center rim</i>				
9.00-24	8	\$32.28	\$4.52	\$36.80
9.00-24	10	40.40	4.52	44.92
10.00-24	8	42.59	4.80	47.39
11.00-24	8	47.24	5.10	52.34
12.00-24	6	38.78	5.24	44.12
12.00-24	8	51.34	5.24	56.68
12.00-24	10	55.24	5.24	60.58
12.00-28	6	44.03	6.05	50.13
13.00-20	8	54.92	6.62	61.54
13.00-20	10	58.97	6.62	65.59
13.00-24	6	46.17	6.96	53.13
13.00-24	8	58.03	6.96	64.99
13.00-24	10	62.28	6.96	69.24
13.00-28	6	52.50	7.98	60.48
13.00-32	8	72.15	8.96	81.11
14.00-20	10	79.67	6.49	86.16
14.00-24	12	90.53	6.49	97.02
14.00-24	8	61.80	7.03	68.83
14.00-24	10	84.50	7.03	91.53
14.00-28	8	73.01	7.98	80.99
14.00-32	8	77.38	8.96	86.34

4. SWAMP BUGGY

14.00-24	8	\$75.42	\$7.46	\$82.88
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TABLE II—SYNTHETIC RUBBER TIRES, TUBES AND FLAPS—Continued

5. AGRICULTURAL

Size	Ply	Tire	Tube	Assembly
<i>Farm tractor</i>				
<i>Fronts</i>				
4.00-15	4	\$4.85	\$1.16	\$6.01
4.00-19	4	5.51	1.46	6.97
5.00-15	4	6.08	1.24	7.32
5.50-16	4	6.92	1.36	8.28
6.00-12	6	9.53	1.27	11.15
6.00-16	4	7.43	1.57	9.01
6.00-16	6	8.82	1.57	10.39
7.50-10	6	10.35	1.32	11.67
7.50-12	4	10.93	1.72	12.65
7.50-18	4	12.16	1.88	14.03
7.50-18	6	13.15	1.88	15.03
7.50-20	6	13.67	1.95	15.82
9.00-10	8	22.40	2.82	25.22
<i>Rear</i>				
9-24	4	19.33	3.39	22.72
9-32	4	25.31	4.62	29.93
9-36	4	27.21	4.80	32.07
10-28	4	28.15	4.31	32.40
10-38	4	33.03	5.17	38.20
10-38	6	37.75	5.17	42.92
11-26	4	27.05	4.90	32.85
11-28	4	32.65	5.05	37.68
11-28	6	39.87	5.05	44.92
11-38	6	49.60	5.25	54.75
12-38	6	53.30	6.40	59.70
13-26	6	44.88	6.31	51.19
13-40	6	67.43	5.98	73.39
14-30	6	55.63	7.72	63.40
15-30	6	63.47	9.31	72.78
15-30	8	79.68	9.31	88.99
<i>Farm implement</i>				
4.00-9	4	4.57	.78	5.35
4.00-12	4	4.63	.86	5.49
4.00-18	4	4.68	1.10	5.78
5.00-16	4	5.72	1.25	6.97
5.50-16	4	5.64	1.32	6.96
5.50-16	6	7.66	1.32	8.88
6.00-9	4	8.80	1.44	10.24
6.00-16	4	5.56	1.68	7.14
6.00-16	6	7.21	1.58	8.79
6.50-16	4	5.81	1.67	7.48
6.50-16	6	6.83	1.67	8.50
6.50-16	8	8.77	1.67	10.44
7.50-16	6	9.71	1.72	11.43
7.50-16	8	10.88	1.72	12.60
7.50-18	6	10.50	1.88	12.38
7.50-24	4	13.70	3.00	16.70
9.00-24	6	22.07	5.29	27.36
9.00-24	8	25.04	5.29	30.33
9.00-36	6	30.51	6.80	37.31
11.25-24	8	34.39	5.39	39.78
12.75-32	8	53.17	8.57	61.74

6. MOTORCYCLE

3.50-18	4	\$4.48	\$1.09	\$5.57
4.00-18	2	4.80	1.14	5.94
4.00-18	4	5.27	1.14	6.41
4.50-18	2	5.20	1.14	6.34
4.50-18	4	5.71	1.14	6.85
5.00-16	4	5.85	1.21	7.07

This regulation shall become effective April 18, 1944.

Note: All reporting and record-keeping requirements of this regulation have been ap-

TABLE A—MARK-UP FIGURES TO BE USED BY WHOLESALE IN FIGURING CEILING PRICES FOR ITEMS COVERED BY THIS REGULATION BY COMMODITIES

Food commodities	Figures to be multiplied by net cost			
	Class 1—Retailer-owned cooperatives	Class 2—Cash and carry	Class 3—Service and delivery	Class 4—Institutional
6. Corn meal and hominy	1.055	1.085	1.12	1.165

¹ 8 F.R. 3050, 10659, 16629; 9 F.R. 219, 1121, 3038.

² 8 F.R. 9388, 10569, 10987, 13293, 15250, 15607, 17367, 17368; 9 F.R. 2562, 3647.

proved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 13th day of April 1944.

JAMES F. BROWNLEE,
Acting Administrator.

[F. R. Doc. 44-5256; Filed, April 13, 1944; 11:56 a. m.]

1316—COTTON TEXTILES

[RPS 35, Amdt. 19]

CARDED GREY AND COLORED-YARN COTTON GOODS

Correction

In F.R. Doc. 44-4188, appearing on page 3339 of the issue for Tuesday, March 28, 1944, the third description of length of denim and price quoted in the fourth paragraph of the footnote to Table IV should read "10 to 24.99 yards, 1 cent."

PART 1351—FOOD AND FOOD PRODUCTS

[MPR 285, Corr. to Amdt. 7]

IMPORTED FRESH BANANAS, SALES EXCEPT AT RETAIL

In Item 3 of Amendment 7 to MPR 285, the reference to § 1351.1254 (a) is corrected to read § 1351.1254a (a).

This correction shall be effective as of March 25, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong. E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5261; Filed, April 13, 1944; 11:57 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[MPR 421, Amdt. 9]

CORN MEAL AND HOMINY SOLD AT WHOLESALE

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 421 is amended in the following respect:

In section 32 (a) item 6, "Corn meal and hominy", is amended to read as follows:

This amendment shall become effective May 1, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5265; Filed, April 13, 1944;
12:00 m.]

PART 1351—FOOD AND FOOD PRODUCTS
[MPR 422,¹ Amdt. 14]

CORN MEAL AND HOMINY; CEILING PRICES AT
RETAIL

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 422 is amended in the following respect:

In section 38. (a) item 6, "Corn meal and hominy," is amended to read as follows:

TABLE A—MARK-UPS OVER "NET COST" ALLOWED TO GROUP 3 AND GROUP 4 RETAILERS FOR DRY GROCERIES COVERED BY THIS REGULATION BY COMMODITIES

Food commodities	Allowed mark-ups over net cost	
	Group 3—Retailer other than independent, with annual volume under \$250,000	Group 4—Any retailer with annual volume of \$250,000 or more
6. Corn meal and hominy-----	Percent 25	Percent 21

This amendment shall become effective May 1, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5266; Filed, April 13, 1944;
12:00 m.]

PART 1351—FOOD AND FOOD PRODUCTS
[MPR 423,² Amdt. 15]

CORN MEAL AND HOMINY; CEILING PRICES AT
RETAIL

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith,

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 9395, 10569, 10987, 12443, 12611, 13294, 15251, 14853, 15586, 15607, 17370; 9 F.R. 95.

² 8 F.R. 9407, 10570, 10988, 12443, 12611, 13294, 14854, 15587, 15608, 15031, 17371; 9 F.R. 95.

has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 423 is amended in the following respect:

In section 27 (a), item 6, "Corn meal and hominy," is amended to read as follows:

TABLE A—MARK-UPS OVER "NET COST" ALLOWED TO GROUP 1 AND GROUP 2 RETAILERS FOR DRY GROCERIES COVERED BY THIS REGULATION BY COMMODITIES

Food commodities	Allowed mark-ups over "net cost"	
	Independent retailers with annual volumes	
	Group 1—under \$50,000	Group 2—\$50,000 but less than \$250,000
6. Corn meal and hominy-----	Percent 20	Percent 20

This amendment shall become effective May 1, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5267; Filed, April 13, 1944;
12:00 m.]

PART 1356—COOKERS AND HEATERS
[MPR 527]

USED DOMESTIC GAS COOKING RANGES

In the judgment of the Price Administrator, the maximum prices established by this regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders Numbers 9250 and 9328. Insofar as this regulation uses specifications and standards which were not, prior to such use, in general use in the trade or industry affected, or insofar as their use was not lawfully required by another Government agency, the Administrator has determined, with respect to such standardization, that no practicable alternative exists for securing effective price control with respect to the commodities subject to this regulation. A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

§ 1356.41 *Maximum prices for used domestic gas cooking ranges.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, Maximum Price Regulation No. 527 (Used Domestic Gas Cooking Ranges), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1356.41 Issued under 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E. O. 9328, 8 F.R. 4681.

MAXIMUM PRICE REGULATION No. 527—USED
DOMESTIC GAS COOKING RANGES

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SECTION 1. *What articles are covered by this regulation.* This regulation covers sales and purchases of used domestic gas cooking ranges. A used range is one which has been in the possession of an ultimate consumer. For the purpose of this regulation, a domestic gas cooking range (hereafter referred to as a "range") is an integral unit with cooling top and oven, which is commonly used in homes for preparing food with the use of natural, manufactured, or liquefied petroleum gas fuel; and which falls within any of the following classifications customarily recognized by the trade:

(a) *Cooker.* A cooker is a range having the oven under the cooking top, and having no storage compartment or top work surface.

(b) *Console or cabinet.* A console or cabinet is a range having the oven on the side of and usually extending above the level of the cooking top, and having leg supports which are more than four inches high. For the purpose of this regulation, this classification includes any range other than a cooker or bungalow range having legs more than four inches high.

(c) *Table top.* A table top is a range with full porcelain enamel finish, having a flat top, concealed manifold, oven, broiler, and either storage compartment or additional cooking facilities.

(d) *Refrigerator model.* A refrigerator model is a range designed for installation on top of a kitchen cabinet or apartment-size refrigerator, having the oven elevated above or on the side of the cooking top and having no storage compartment.

(e) *Bungalow range.* A bungalow range is a range which has a built-in coal and wood or oil burning unit alongside the gas unit, the gas-fired oven of which does not utilize any of the heat produced in the coal and wood or oil unit.

SEC. 2. *What transactions are covered by this regulation.* This regulation covers all sales and purchases of used do-

mestic gas cooking ranges by any person to any other person, including sales by a consumer who is selling his own range, and sales by dealers and auctioneers.

Regardless of any contract or other obligation, no person shall sell or deliver a used domestic gas cooking range to any other person, and, in the course of trade or business, no person shall buy or accept delivery of a used range, at prices higher than the maximum prices fixed by this regulation, and no person shall agree, offer, or attempt to do any of these things. Prices lower than the maximum prices may be charged and paid.

SEC. 3. What persons are covered by this regulation. This regulation applies to all persons. The word "person" includes: an individual, corporation, or any other organized group; their legal successors or representatives; the United States, or any government, or any political sub-division or agency of the foregoing.

SEC. 4. Relation between this regulation and other regulations. (a) On and after the effective date of this regulation, the provisions of the General Maximum Price Regulation¹ shall not apply to sales and deliveries for which maximum prices are established by this regulation. However, the registration provision of § 1499.15 of the General Maximum Price Regulation shall apply to every person selling any range covered by this regulation at retail.

(b) The provisions of Maximum Price Regulation No. 429² (Certain Used Consumer Durable Goods) apply to sales and deliveries of all gas cooking stoves which are not covered by this regulation.

(c) The maximum price at which a person may sell any used range for export is established by the Second Revised Maximum Export Price Regulation.³

SEC. 5. What prices are established by this regulation. This regulation divides all ranges, accessories and extra equipment into two major groups based upon condition and serviceability, and establishes different dollars-and-cents maximum prices for each group. These groups are designated "Reconditioned" and "As-is".

(a) **Reconditioned ranges.** As used below in Appendix A and Appendix B, a used range is reconditioned if it meets the following specifications:

(1) All parts must be in proper working condition.

(2) All porcelain enamel surfaces must be reasonably free from chips, dents, or other damage.

(3) All rust must be removed and a rust resistant finish applied.

(4) The entire range must be cleaned and checked throughout. All gas valves must be properly lubricated; all gas leaks must be repaired; all essential parts which are defective or missing must be replaced; insulation must be intact or replaced where necessary; and oven

doors and racks must be free from warping or sagging.

(5) Where additions to the price are made for accessories and extra equipment, in accordance with Appendix B, such accessories and extra equipment must be in proper working condition; otherwise no charge may be added.

(6) The entire range, including accessories and extra equipment for which a charge is made, must be guaranteed for a period of 90 days for proper working condition and against defective parts. In the case of consumer to consumer sales, this requirement may be satisfied by giving a written agreement to pay for all repairs needed to fulfill the guarantee.

(b) **"As-is" ranges.** As used below in Appendix A and Appendix B an "as-is" used range is one which does not meet the specifications for a reconditioned range; but, when sold to a consumer, it must be equipped with all parts necessary for preparing food and must have top burners and oven burner in safe working condition. Where additions to the price are made for accessories and extra equipment installed on "as-is" used range in accordance with Appendix B, such accessories and extra equipment must be in proper working condition or repairable.

SEC. 6. Maximum prices for sales of used domestic gas cooking ranges by all persons—(a) **Prices set forth in Appendix A.** The maximum prices for sales of used ranges are set forth below in Appendix A.

(b) **Prices set forth in Appendix B.** The maximum prices which may be added to the prices set forth in Appendix A, for the addition of accessories and extra equipment, are set forth below in Appendix B.

(c) **Sales in the western states.** An amount equal to 10% of the prices set forth in Appendix A and Appendix B may be added to those prices for sales in the following states: Arizona, New Mexico, California, Washington, Oregon, Idaho, Nevada, Utah, Colorado, Wyoming, and Montana.

(d) **Prices for special used ranges.** A special used range is one of 1940 or later year model meeting the specifications for a reconditioned range, which, when new, sold at retail for more than \$175.00, and which is equipped with a retained heat oven or a built-in deep well cooker. Notwithstanding the prices in Appendix A and Appendix B, the maximum price for a special used range is 75% of the price of the range when new.

(e) **Prices for consumer to consumer sales of certain late model used ranges.** Notwithstanding the prices in Appendix A and Appendix B, the maximum price for the sale by a consumer to another consumer of his own range which meets the specifications for a reconditioned range, and which he purchased new not more than two years previously at a price higher than \$150.00, shall be 75% of the original purchase-price actually paid: *Provided*, That the seller has a receipted purchase invoice showing that he paid more than \$150.00 for the range.

(f) **Prices for all other used ranges.** The maximum price for the sale of a used domestic gas cooking range which cannot be priced by reference to this section, Appendix A and Appendix B, shall be the price, in line with the prices established in this regulation, specifically approved in writing by the Office of Price Administration, Washington, D. C.

SEC. 7. Maximum prices for delivery, connection, credit, and other services. Any charge which is not quoted and billed separately or which otherwise does not conform to this section shall, for the purpose of this regulation, be considered to be part of the price charged for the article sold.

(a) **Delivery and connection.** No charge for delivery may be added to the maximum prices for sales to a consumer established in this regulation. The maximum price which may be added by the seller of the range as a separate charge for installation, and gas line, flue, and water line connection services and materials, is as follows:

(1) For a cooker, or refrigerator model range-----	\$3.50
(2) For a console, cabinet, or table top range-----	5.50
(3) For a bungalow range (gas line and flue only)-----	7.00
(4) For a bungalow range (gas line, flue and water line)-----	8.50

Any connection charge must be separately quoted and billed. No seller may require as a condition of sale that he perform the connection service. If more than six feet of gas piping is required, an additional amount may be charged for the extra material at prevailing ceiling prices.

(b) **Credit charges.** Credit charges for the extension of credit may be added to the retail ceiling prices established by this regulation only to the extent permitted by this section.

(1) Sellers who in March 1942 collected a separately stated additional charge for the extension of credit on sales of used ranges or similar types of articles, may collect a charge for the extension of credit on sales under this regulation, not exceeding such charge in March 1942 on a similar sale on similar terms to the same class of purchaser. Sellers who did not so state and collect an additional charge, may collect a charge for the extension of credit only on installment-plan sales; and the charge shall not exceed the separately stated additional charge collected for the extension of credit on a similar sale on similar terms to the same class of purchaser in March 1942 by the seller's closest competitor who made such a separately stated charge.

An installment-plan sale as used in the above paragraph means a sale where the unpaid balance is to be paid in installments over a period of either (i) six weeks or more from the date of sale in the case of weekly installments, or (ii) eight weeks or more in the case of other than weekly installments.

(2) All charges for the extension of credit shall be quoted and stated separately.

¹ 9 F.R. 1385.

² 8 F.R. 9677, 13742.

³ 8 F.R. 4132, 5987, 7662, 9999, 15193.

(3) No seller may require as a condition of sale, that the purchaser must buy on credit.

(c) *Other services.* Charges for other services may be added to the maximum prices set forth in this regulation, only if: (1) the seller, during March 1942, made a separate charge for those services, the amount of which was separately quoted and billed to the purchaser, (2) the amount charged for those services is not in excess of the charge in effect during March 1942 upon sales of used ranges, and (3) such charges are quoted and billed separately. No seller may require the acceptance of any services as a condition of sale.

Sec. 8. Taxes. Any tax upon or incident to the sale of a used range, imposed by any statute or ordinance, may be added to the maximum prices established by this regulation, provided that it is quoted and billed separately.

Sec. 9. Tagging. No person shall sell or offer to sell a used domestic gas cooking range to a consumer in the course of trade or business unless a tag is attached to the range, which states whether the range is offered for sale "as-is" or "reconditioned," the type of range as shown in Appendix A of this regulation, the delivered maximum price established by this regulation and the delivered selling price. The tag must not be removed before delivery to the purchaser. A tag in the following form is satisfactory:

Type of range: (Cook, table top, etc.).
Condition: ("Reconditioned" or "as-is").
OPA ceiling price delivered:
Selling price delivered:
Installation charge:
Do Not Detach

Sec. 10. Posting of ceiling prices. Every person who, in the course of trade or business, sells any used domestic gas cooking range covered by this regulation to consumers, must post a copy of both Appendix A and Appendix B to this regulation, or a sign setting forth the ceiling prices for sales to consumers, at a place in the business establishment where used ranges are offered for sale, so as to be permanently and clearly visible to all customers for used ranges. If a seller installs and connects ranges, he must also post the maximum prices established by this regulation for those services. Copies of Appendix A and Appendix B and a schedule of installation and connection charges, suitable for posting, are available from the nearest office of the Office of Price Administration.

Sec. 11. Sales slips, receipts, and invoices. Every person selling a used domestic gas cooking range in the course of trade or business shall furnish the purchaser with a sales slip, receipt, or invoice, or other writing, giving the names and addresses of both the seller and purchaser and the date of the sale; stating that the range sold is "recondi-

tioned" unless it is sold "as-is" the class in which the range belongs as set forth in this regulation; the price charged; the extra equipment included in the price of the range; and the nature and amount of any other charges. A copy of such sales slip, receipt, invoice, or other writing shall be retained by the seller for inspection by the Office of Price Administration. Any charge which is not quoted and billed separately shall, for the purposes of this regulation, be considered to be part of the price charged for the article sold.

Sec. 12. Prohibited practices. (a) Any practice or device which has the effect of getting a higher than maximum price without actually raising the dollars and cents price, is as much a violation of this regulation as an outright over-ceiling price. This applies to devices making use of commissions, services, transportation, arrangements, tying agreements, tying requirements, trade understandings, and the like.

(b) The following practices are expressly forbidden:

(1) Selling or offering to sell a used domestic gas cooking range only on the condition that the buyer agree to pay for repairs, parts, installation, or other services.

(2) Representing a range as part of one's own household effects for purposes of section 6 (e) when it is not in fact part of the seller's household effects.

Sec. 13. Enforcement. Persons violating any provision of this regulation

are subject to the criminal penalties, civil enforcement actions, license suspension proceedings, and suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended.

Sec. 14. Licensing. The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or of one or more price schedules or regulations. A person whose license is suspended may not, during the period of suspension make any sale for which his license has been suspended.

Sec. 15. Petitions for amendment. Persons seeking any modification of this regulation or an exception not provided for herein, may file petitions for amendment in accordance with the provisions of Revised Procedural Regulation No. 1, issued by the Office of Price Administration.

Sec. 16. Geographical applicability. The provisions of this Maximum Price Regulation apply to the forty-eight states, and the District of Columbia.

NOTE: The reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This regulation shall become effective April 19, 1944.

Issued this 13th day of April 1944.

JAMES F. BROWNLEE,
Acting Administrator.

APPENDIX A—CEILING PRICES FOR USED DOMESTIC GAS COOKING RANGES
[Exclusive of accessories and extra equipment listed in Appendix B]

Class	Type	Specifications				Ceiling prices		
		Number of top burners	Manifold ¹	Finish	Width of range	Reconditioned	To consumers	To dealers
A.....	Cooker.....	2 or 3.....	Open.....	Any finish.....	Any width.....	\$14.50	\$3.25	\$4.35
B.....		2 or 3.....	Closed.....	Full porcelain.....	do.....	17.50	9.25	6.45
C.....		4.....	Open.....	Any finish.....	do.....	20.50	9.75	6.80
D.....		4.....	Closed.....	Full porcelain, but black or marbled top and side panels.....	do.....	22.50	13.75	13.00
E.....	Refrigerator model.....	4.....	Closed.....	Full porcelain with light color top and side panel.....	do.....	33.00	22.25	15.50
F.....		2 or 4.....	Open.....	Any finish.....	do.....	20.50	9.75	6.80
G.....		2 or 4.....	Closed.....	Full porcelain.....	do.....	20.50	19.75	13.75
H.....		4.....	Open.....	Any finish.....	do.....	23.50	12.75	8.85
I.....	Console or cabinet (including any range other than a cooker or bungalow range with legs more than 4" high).....	4.....	Closed.....	Full porcelain.....	Under 37".....	32.50	21.75	15.10
J.....		4.....	Closed.....	Full porcelain.....	37" or over.....	37.50	28.75	18.00
K.....	Table-top.....	4.....	Closed.....	Full porcelain.....	Under 37".....	41.50	20.75	21.40
L.....		4.....	Closed.....	Full porcelain.....	37" to 43".....	51.00	49.25	28.00
M.....		4.....	Closed.....	Full porcelain.....	43" or over.....	63.50	62.75	35.70
N.....	Bungalow range: With coal and wood or oil unit.....	4.....	Open.....	Any finish.....	Any width.....	41.00	23.00	16.25
O.....	With coal and wood unit.....	4.....	Closed.....	Full porcelain.....	do.....	62.00	44.00	30.75
P.....	With oil unit.....	4.....	Closed.....	Full porcelain.....	do.....	73.50	53.00	37.00

¹ "Manifold" means the gas feed pipe across the front of the range to which the gas valves are attached and from which the gas is fed to the burners. A closed manifold is one in which the gas feed pipe and the valves are hidden from view. An open manifold is one in which the gas feed pipe is exposed to view.

² "Full porcelain finish" means vitreous enamel coating on the top, all front panels, all oven linings, and at least one end panel. Semi-porcelain, Japan, and all synthetic enamel finishes are not considered full porcelain finish.

³ Width of range is measured at the level of the cooking top.

* 8 F.R. 13240.

APPENDIX B—CEILING PRICES FOR ACCESSORIES AND
EXTRA EQUIPMENT INSTALLED IN A USED RANGE*

Item	Reconditioned. (Prices in this column may be added only if the range and the items are "reconditioned")	As-is	
		To consumers. (Prices in this column may be added only if the range is sold "as-is")	To dealers. (Prices in this column may be added only if the range is sold "as-is")
1. Automatic oven heat control.....	\$6.25	\$3.00	\$2.10
2. Full oven insulation (No amount may be added for semiinsulation, i.e., top and oven door, or oven door only).....	1.25	.85	.60
3. High back splashers (For a high back splashers or high shelf (18 inches or higher), and with porcelain finish, add to Classes A, B, C, D, and E cooker models only).....	1.50	1.00	.70
4. Dual burner: Complete with two-way valve, each.....	1.00	.65	.45
5. Additional top burners: For ranges with more than four top burners, add for each additional standard size or giant size top burner.....	5.50	3.65	2.55
6. Built-in griddle: (Only if equipped with a special burner or burners).....	6.75	4.50	3.00
7. Additional baking and roasting ovens: (a) With heat control: Add for a second oven if equipped with automatic heat control..... (b) Without heat control: Add for a second oven not equipped with automatic heat control.....	14.50	7.25	5.00
8. Additional broilers: Add for a second broiler.....	7.00	4.65	3.25
9. High broiler: (On classes K, L, and M table top models only).....	6.25	4.15	2.90
10. Automatic oven burner lighter:.....	8.75	5.85	4.10
11. Automatic oven time control: (Including the automatic oven burner lighter).....	5.75	2.85	2.00
12. Kitchen heater: Add for a built-in gas kitchen space heater.....	19.75	9.85	6.85
	25.00	12.50	8.70

*No amounts may be added for any accessories or extra equipment for which a price is not stated in this Appendix B. Specifically, but not exclusively, additions may not be made for lamps, condiment sets, time reminders, cover tops, automatic or manual top lighters, glass windows in oven door panels, warming ovens, oven electric lights, oven thermometers, or clocks.

^b Definitions: "Dual burner" means a top burner in which the gas is fed to an inner ring of burner ports independently of the gas fed to an outer ring of burner ports. The separate control of the inner (simmer) ring is automatically indicated in the manual operation of a two-way valve. "Hi-lo" valves are not included.

"Built-in griddle" means a polished metal plate with raised edges or grease trough, built into the top of the range for grilling or frying food, and equipped with a special burner or burners.

"Automatic oven time control" means an electrical device which automatically ignites and extinguishes the oven burner at predetermined times.

"High broiler" means "waist-high" broiler. It differs from the conventional broiler (which is below the oven and uses the oven burner for broiling) in that the high broiler is alongside the oven and uses a separate gas burner. An additional charge for a high broiler may be made only on a table top range.

"Automatic oven burner lighter" means an attachment which automatically ignites the oven burner when the oven valve is turned to "on" position, so that a match or taper is not needed.

"Kitchen heater" means a built-in gas-fired space heating unit located alongside the oven chamber of the range.

[F. R. Doc. 44-5268; Filed, April 13, 1944; 12:01 p. m.]

PART 1366—USED CONSUMER DURABLE
GOODS

[MPR 429, Amdt. 3]

DOMESTIC COOKING AND SPACE HEATING
STOVES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 429 is amended in the following respect:

Section 1 (c) is amended to read as follows:

(c) All kinds of domestic cooking and space heating stoves except those gas cooking stoves which are subject to the provisions of Maximum Price Regulation No. 527.

This amendment shall become effective on the 19th day of April 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of April 1944.

JAMES F. BROWNLEE,
Acting Administrator.

[F. R. Doc. 44-5264; Filed, April 13, 1944; 11:58 a. m.]

PART 1390—MACHINERY AND TRANSPORTATION
EQUIPMENT

[MPR 136, as Amended, Amdt. 114]

SECOND HAND MACHINES AND PARTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation 136, as amended, is amended in the following respects:

1. Section 1390.26a is added to read as follows:

§ 1390.26a *Reports of additions to stock and offering and selling prices of certain second-hand machines and parts*—(a) *Who shall file*. Reports of additions to stock and offering and selling prices of the second-hand machines and parts listed in the form set forth in Appendix F must be filed by every person engaged in the business of selling second-hand machines or parts, either on his own behalf or on behalf of another. For example, these reports must be filed by agents, auctioneers, brokers and dealers, and machinery manufacturers who sell second-hand machines or parts.

(b) *Method of filing*. These reports shall be filed on Form OPA-2:10:PL Revised—Form WPB-2574—(Used Equipment and Machinery Inventory and

*Copies may be obtained from the Office of Price Administration.
18 F.R. 9877, 13742; 9 F.R. 966, 3084.
28 F.R. 16132; 9 F.R. 1523, 2032, 2138, 2791, 3084, 3085.

Sales Report Form) which is set forth in Appendix F of this regulation. Copies of this form may be obtained from any War Production Board District Office. Within five days after the acquisition of such a second-hand machine or part by a person required to report under this section, that person shall file three copies of the information required by items 1 to 16 of the form with the District Office of the War Production Board which is located in the district in which his place of business is located. Within five days after the sale of a second-hand machine or part listed in Appendix F by a person required to report under this section, that person shall file a copy of all the information required by the form with the District Office of the War Production Board which is located in the district in which the seller's place of business is located.

(c) *Records of information filed*. Every person required to file reports under this section shall keep a complete and accurate record of the information contained in these reports for so long as the Emergency Price Control Act of 1942, as amended, shall remain in effect.

2. Section 1390.26b is added to read as follows:

§ 1390.26b *Notification of auction sales*. Every auctioneer shall file a written notice of every public or private auction sale of second-hand machines or parts at least one week before the sale. This notice shall be sent to the District Office of the Office of Price Administration which is located in the district in which the auction is to be held. The notice shall include the place, date and time of the sale, the classes and types of machines and parts that are to be sold, and a copy of any announcement of the sale.

3. Section 1390.29a is amended to read as follows:

§ 1390.29a *Licensing*—(a) *License granted*. The licensing provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(b) *Registration of certain sellers of second-hand machines or parts*. Every person engaged in the business of selling second-hand machines or parts, either on his own behalf or on behalf of another, must register with the Office of Price Administration in accordance with the provisions of Licensing Order No. 3.

4. Section 1390.37 Appendix F is added to read as follows:

§ 1390.37 Appendix F: Used equipment and machinery inventory and sales report—(a) Form.

Form OPA 2-10:PI Rev. WPB-2574		Form Approved Budget Bureau No. 12-B1014-2		DATE		CODE NO. (Leave Blank)	
UNITED STATES OF AMERICA Office of Price Administration War Production Branch				NAME OF REPORTING COMPANY			
Used Equipment and Machinery Inventory and Sales Report				STREET ADDRESS			
				CITY		STATE	
READ CAREFULLY INSTRUCTIONS ON REVERSE SIDE				IS THIS REPORT SUBMITTED BY A DEALER			
If this report is in response to a "Want Call," give the "Want Call" number				<input type="checkbox"/> YES <input type="checkbox"/> NO			
1. Kind of machinery or equipment		2. Manufacturer					
3. Mfr's Model or Style No.		4. Mfr's Serial No.		5. Year Built		6. Capacity	
7. Equipment Identification No.							
8. Description (including type of work for which machine is now adapted)							
9. Powered by: <input type="checkbox"/> None <input type="checkbox"/> Electricity <input type="checkbox"/> Steam <input type="checkbox"/> Gas <input type="checkbox"/> Gasoline <input type="checkbox"/> Diesel <input type="checkbox"/> Air <input type="checkbox"/> Other							
10. Method of Drive: Individually driven? <input type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Flat-belt <input type="checkbox"/> V-belt <input type="checkbox"/> Gear <input type="checkbox"/> Coupling <input type="checkbox"/> Clutch <input type="checkbox"/> Other							
11. Electrical equipment (Specify manufacturer and name plate rating)				TYPE SPEED H-P VOLTAGE PHASE CYCLES			
12. Auxiliaries and Accessories (List and give descriptions. Use back of sheet if necessary)							
13. Present condition of machine:				14. Offering price:			
<input type="checkbox"/> Rebuilt and guaranteed				a. Rebuilt and guaranteed			
<input type="checkbox"/> Other (State as per instructions)				b. Other condition			
Failure on the part of the OPA to object to an offering price does not imply its approval of such price.							
15. Indicate approximate time required to deliver this machine rebuilt and guaranteed: <input type="checkbox"/> 10 days or less <input type="checkbox"/> 30 days <input type="checkbox"/> 90 days <input type="checkbox"/> Over 90 days							
16. Maximum price of equivalent new machine (Identify by manufacturer's name and model or style number)							
WHEN MACHINE IS SOLD, COMPLETE AND SIGN FORM BELOW							
17. Sold to (Name and address)		Price		Date of Sale		Previously reported as inventory? <input type="checkbox"/> Yes <input type="checkbox"/> No	
18. Sold by		OPA License No.					
Name of Reporting Company		By		Pen Signature of Authorized Official		Title	

(b) Instructions for filling out inventory and sales report form.

(1) *Who must file.* Every person engaged in the business of selling second-hand machines or parts, either on his own behalf or on behalf of another, is required to report on this form additions to stock and offering and selling prices of the second-hand machines and parts listed on the attached sheet. For example, these reports must be filed by agents, auctioneers, brokers and dealers, and machinery manufacturers who sell second-hand machines and parts. These reports must cover all second-hand machines and parts listed on the attached sheet.

Dealers, brokers, agents and manufacturers are also requested, though not required, to report specific items or classes of items, known to be available though not owned by them, in response to "Want Calls" sent out by the War Production Board for urgently needed items.

Persons not required to file, who desire aid in disposing of used equipment and machinery, may report such items on this form.

(2) *Method of filing.* Four copies are to be made of the inventory report. Three of these copies must be filed with the District Office of the War Production Board which is located in the district in which the person's place of business is located. These copies must be filed within five days after the acquisition of the machine or part. Inventory is reported by filling in items 1 to 16, inclusive, of the form. The remaining copy of the inventory report must be completed by the person required to file when the item is sold or otherwise disposed of. Within five days of the sale or other disposition of the item, this completed form must also be filed by the person required to file with the District Office of the War Production Board

which is located in the district in which the seller's place of business is located. This filing constitutes the sales report. Only one piece of equipment may be reported on a single form, except in the case of identical items. These reports are forwarded to the Office of Price Administration by the War Production Board. Complete and accurate records of the information contained in the reports must be kept by the person filing for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(3) *Item 7.* Under "Equipment Identification No." the person filing the report is to show his stock inventory number for easy reference to any particular piece of equipment or machinery. If there is no stock inventory number, this item does not have to be filled in.

(4) *Item 8.* Give full details on type of equipment or machine and work for which it is adapted.

(5) *Item 13.* Give present condition of machine in detail. The term "rebuilt and guaranteed" is defined in the regulation which covers the machine or part. Under "Other" describe by terms defined as follows: "Unused" means a machine or part which has been transferred for use but which has never been used. Such a machine or part may be priced as new.

"Serviceable" means that the machine or part is ready for service requiring no maintenance work or repairs before installing.

"Repairable" means that the machine or part can be made ready for service by normal maintenance or minor repairs.

"Poor" means that the machine or part requires major repairs or complete rebuilding before it would be ready for service.

Machines and parts which can not qualify as "rebuilt and guaranteed" under the applicable regulation are priced as "as is" machines or parts.

(6) *Item 15.* If it is necessary to rebuild the machine or part, check approximate time required after receipt of order.

(7) *Item 17.* If the machine or part is not sold but "other disposition" is made, state in item 17 what the disposition was.

LIST OF MACHINES AND PARTS FOR WHICH USED EQUIPMENT AND MACHINERY INVENTORY AND SALES REPORTS MUST BE FILED

Machine or part:	Regulation to which subject, or appendix of MPR 136 in which listed and base date
Air-conditioning equipment (25 tons' capacity and over).	Appendix A—October 1, 1941.
Asphalt mixing plants.	Appendix A—October 1, 1941.
Automotive testing and maintenance equipment, mechanical and electrical (except portable tools or machine or hand tools).	Appendix B—March 31, 1942.
Battery chargers (except motor generator sets).	Appendix B—March 31, 1942.
Bollers, industrial and marine.	Appendix A—October 1, 1941.
Capacitors (except fixed capacitors of the type and sizes used for military radio and radar equipment).	Appendix A—October 1, 1941.
Car and locomotive parts and specialties, including:	Appendix A—October 1, 1941.
Bearings, truck side.	
Bollers, fireboxes, front ends, and cabs fittings, fixtures, devices or appliances mounted thereon.	
Brakes and brake gear.	
Coupler devices or attachments.	
Devices and appliances mounted on locomotives for treatment, distribution and control of water fuel, steam, sand and electricity.	
Doors and fixtures (except those subject to Revised Price Schedule No. 40—Builders' Hardware and Insect Screen Cloth).	
Draft gears, buffers, and attachments.	
Driving, foundation and running gear.	
Heating, lighting, ventilating and air conditioning equipment.	
Journal Boxes, assembled.	
Lubricating devices.	
Miscellaneous fittings, fixtures, specialties, devices or appliances designed specifically for use on cars or locomotives (not including artillery or other exclusively military or naval equipment designed for mounting on cars or locomotives).	
Safety appliances and warning devices.	

LIST OF MACHINES AND PARTS FOR WHICH USED
EQUIPMENT AND MACHINERY INVENTORY AND
SALES REPORTS MUST BE FILED—Continued

Machine or part—Con.	Regulation to which subject, or appendix of MPR 136 in which listed and base date
Car and locomotive parts and specialties, in- cluding—Continued.	Appendix A— October 1, 1941.
Sides, roofs, ends, run- ning boards, brake steps.	
Spring, rigging, snub- bers, shock absorbers.	
Steel tires.	
Train control appara- tus.	
Trucks, complete.	
Underframes.	
Wheels, cast iron and spun steel.	
Cement-making machin- ery.	Appendix A— October 1, 1941.
Ceramics machinery-----	Appendix A— October 1, 1941.
Chemical processing ma- chinery.	Appendix A— October 1, 1941.
Circuit breakers-----	Appendix A— October 1, 1941.
Coal preparation equip- ment.	Appendix A— October 1, 1941.
Concrete mixing, placing and finishing equip- ment.	Appendix A— October 1, 1941.
Condensers, synchronous--	Appendix A— October 1, 1941.
Control equipment, in- dustrial (except control devices for domestic installations).	Appendix A— October 1, 1941.
Converters, synchronous--	Appendix A— October 1, 1941.
Core drilling machinery--	Appendix A— October 1, 1941.
Cotton-ginning machin- ery.	Appendix A— October 1, 1941.
Cranes (overhead, craw- ler and locomotive) hoists and derricks.	Appendix A— October 1, 1941.
Crawler and non-agricul- tural tractors.	Appendix A— October 1, 1941.
Cutting tools, including the following illus- trative list:	Appendix B— March 31, 1942.
Augers, machine.	
Bits, machine.	
Blades, hacksaw—all types.	
Blades, power driven saw.	
Blades, machine, shear, etc.	
Broaches.	
Chasers.	
Chisels, machine.	
Counterbores.	
Countersinks, machine.	
Cutters, machine.	
Dies, cutting and threading.	
Drills, twist.	
Dressers, abrasive wheel (except diamond dressers).	

LIST OF MACHINES AND PARTS FOR WHICH USED
EQUIPMENT AND MACHINERY INVENTORY AND
SALES REPORTS MUST BE FILED—Continued

Machine or part—Con.	Regulation to which subject, or appendix of MPR 136 in which listed and base date
Cutting tools, including the following illus- trative list—Con.	Appendix B— March 31, 1942.
Extractors.	
Files, rasps and burrs.	
Form tools.	
Hobs.	
Knives, machine.	
Knurling tools.	
Punches, machine.	
Reamers.	
Rules, creasing, cut- ting, perforating.	
Scraper blades, ma- chine.	
Taps.	
Tips, tool, tungsten carbide, stellite, etc.	
Die-casting machinery----	Appendix A— October 1, 1941.
Diesel engines (except aircraft Diesel en- gines).	Appendix A— October 1, 1941.
Distribution boards, elec- trical.	Appendix A— October 1, 1941.
Dredging machinery-----	Appendix A— October 1, 1941.
Dust collecting equip- ment, industrial.	Appendix A— October 1, 1941.
Electroplating and hot- dip metal coating equipment, including preparatory and fin- ishing equipment used in connection with metal coating pro- cesses.	Appendix A— October 1, 1941.
Elevators and conveyors--	Appendix A— October 1, 1941.
Fans and blowers (except pedestal, portable and ceiling household and office fans).	Appendix A— October 1, 1941.
Floor surfacing and floor maintenance machin- ery industrial.	Appendix A— October 1, 1941.
Food and beverage ma- chinery, including bak- ing, canning, bottling, confectionery, brewing, grain-milling, meat packing, edible oil, sugar and dairy ma- chinery and equipment (except dairy farm equipment).	Appendix A— October 1, 1941.
Foundry machinery, in- cluding ladles not over ladles not over 40 ton capacity.	Appendix A— October 1, 1941.
Freight cars, including all types and sizes of flanged wheel mining and industrial cars.	Appendix A— October 1, 1941.
Gas engines and gas gen- erators.	Appendix A— October 1, 1941.
Gas welding and cutting equipment.	Appendix A— October 1, 1941.

LIST OF MACHINES AND PARTS FOR WHICH USED
EQUIPMENT AND MACHINERY INVENTORY AND
SALES REPORTS MUST BE FILED—Continued

Machine or part—Con.	Regulation to which subject, or appendix of MPR 136 in which listed and base date
Gasoline and kerosene engines for marine, tractor railway and stationary use (except portable outboard mo- tors).	Appendix A— October 1, 1941.
Gears, pinions, sprockets, and speed reducers, but not including the following: (1) auto- motive or tractor trans- missions, transfer cases, power take-offs, dif- ferentials or axle as- semblies; and (2) any items designed for use in private or commer- cial motor vehicles or any items specially de- signed for use in vehicles, aircraft, or equipment used pri- marily for military pur- poses.	Appendix A— October 15, 1941.
Generators (except auto- motive).	Appendix A— October 1, 1941.
Glass-making machinery--	Appendix A— October 1, 1941.
Gyroscopes-----	Appendix A— October 1, 1941.
Hat-making machinery----	Appendix A— October 1, 1941.
Heat exchange equipment, industrial.	Appendix A— October 1, 1941.
Heaters, stove, sand or bitumen.	Appendix A— October 1, 1941.
Heating units and devices, electrical, industrial.	Appendix A— October 1, 1941.
Hydraulic turbines and hydraulic turbine gov- ernors.	Appendix A— October 1, 1941.
Industrial furnaces and ovens (except space heating furnaces and stoves, blast furnaces, open hearth furnaces, Bessemer converters, soaking pits, coke ovens, and industrial furnaces used solely for the manufacture of pig iron or steel).	Appendix A— October 1, 1941.
Industrial power operat- ing devices for applying protective coatings on for the application of metals by spraying methods.	Appendix A— October 1, 1941.
Instruments, electrically or magnetically actu- ated, for measuring, testing, recording or indicating electrical or nonelectrical quantities (except automotive).	Appendix A— October 1, 1941.
Laundry, dry cleaning and clothes pressing machinery (except do- mestic).	Appendix A— October 1, 1941.
Leather-working ma- chinery.	Appendix A— October 1, 1941.

LIST OF MACHINES AND PARTS FOR WHICH USED EQUIPMENT AND MACHINERY INVENTORY AND SALES REPORTS MUST BE FILED—Continued

Machine or part—Con.	Regulation to which subject, or appendix of MPR 136 in which listed and base date
Lighting equipment, electrical:	Appendix A—October 1, 1941.
Airports.	
Airways.	
Commerical.	
Floodlighting.	
Industrial.	
Marine.	
Seadromes.	
Street and highway.	
Locomotives and tenders, including mining and industrial.	Appendix A—October 1, 1941.
Lubricating systems and devices, industrial.	Appendix A—October 1, 1941.
Machines, tools, devices and appliances designed specifically for the installation, operation, maintenance, and protection of tracks, yards, signals, rolling stock, and motive power.	Appendix A—October 1, 1941.
Machine and machine tool attachments and accessories (except those subject to Maximum Price Regulation 1). The term machine and machine tool attachments and accessories means all devices used with, but not an integral part of, machines or machine tools and includes the following illustrative list:	Appendix B—March 31, 1942.
Adapters.	
Arbors.	
Blocks, machine tool.	
Brakes, spindle.	
Centers, bench.	
Centers, lathe.	
Chucks, all types.	
Clamps.	
Collets.	
Cutter heads.	
Die heads.	
Die sets.	
Dogs, work driving.	
Edges, straight.	
Electric etchers and demagnetizers.	
Fingers, feeding.	
Glasses, level.	
Grinders.	
Guides, adjustable.	
Heads, universal dividing.	
Holders, tool.	
Holders, work.	
Mandrels, all types.	
Plates, angle.	
Plates, bench.	
Plates, brick liner.	
Plates, face.	
Plates, lapping.	
Plates, surface.	
Plates, wearing.	
Posts, tool.	
Saw accessories (sets, swages, guides, clamps, bracing tools).	

LIST OF MACHINES AND PARTS FOR WHICH USED EQUIPMENT AND MACHINERY INVENTORY AND SALES REPORTS MUST BE FILED—Continued

Machine or part—Con.	Regulation to which subject, or appendix of MPR 136 in which listed and base date
Machine and machine tool attachments and accessories—Con.	Appendix B—March 31, 1942.
Sockets.	
Stops, machine.	
Templates.	
Wheels.	
Magnets, lifting, industrial.	Appendix A—October 1, 1941.
Material handling equipment, including skid platforms, cars and trucks (except those equipped with flanged wheels) and racks (except shelving and stationary storage racks).	Appendix A—October 1, 1941.
Mechanical instruments for measuring, testing, recording or indicating, including aircraft, marine, scientific, laboratory and precision instruments (except special gages manufactured pursuant to the customer's drawings, carpenters' tools, or surgical optical and dental instruments).	Appendix A—October 1, 1941.
Military searchlights, completely assembled.	Appendix B—March 31, 1942.
Mining machinery, including mine cars and trucks.	Appendix A—October 1, 1941.
Motors, electrical.	Appendix A—October 1, 1941.
Motor generator sets.	Appendix A—October 1, 1941.
Oil burners, industrial and marine burning not less than No. 6 oil.	Appendix A—October 1, 1941.
Oil well equipment.	Appendix A—October 1, 1941.
Open tanks and vessels, made of metal, not over 12BWG gauge, (except field erected tanks or vessels: domestic fuel oil storage tanks; products commonly known as plumbing fixtures, such as flush tanks and laundry trays; products commonly known as pans and cans, such as pails, buckets, non-returnable shipping containers, refuse receptacles, drip and waste receivers).	Appendix B—March 31, 1942.
Ore crushing and concentrating machinery.	Appendix A—October 1, 1941.
Packaging, wrapping, filling and labelling machinery.	Appendix A—October 1, 1941.
Paint making machinery.	Appendix A—October 1, 1941.
Panelboards, electrical.	Appendix A—October 1, 1941.

LIST OF MACHINES AND PARTS FOR WHICH USED EQUIPMENT AND MACHINERY INVENTORY AND SALES REPORTS MUST BE FILED—Continued

Machine or part—Con.	Regulation to which subject, or appendix of MPR 136 in which listed and base date
Petroleum refining machinery.	Appendix A—October 1, 1941.
Pharmaceutical machinery.	Appendix A—October 1, 1941.
Pile drivers.	Appendix A—October 1, 1941.
Pipe and tube tools, manually operated including beading, bailing, bending, cleaning, cutting, expanding, and flaring and wrenches for operating.	Appendix B—March 31, 1942.
Plastics molding and fabricating machinery.	Appendix A—October 1, 1941.
Portable heating, melting, burning and thawing equipment for industrial and transportation uses (except mechanic's fire pots and blow torches).	Appendix A—October 1, 1941.
Portable power driven tools, which in normal use are held or guided by hand and not customarily attached to a permanent support.	Appendix A—October 1, 1941.
Power cylinders, hydraulic, pneumatic and hydro-pneumatic.	Appendix B—March 31, 1942.
Power driven tools primarily designed for use on a bench and for the working of wood, plastics, etc. (except bench tools specially designed for metal working which are subject to Maximum Price Regulation 1).	Appendix A—October 1, 1941.
Power operated industrial and marine spot blowers and tube cleaners.	Appendix A—October 1, 1941.
Pressure tanks, made of metal not over 12BWG gauge; erected tanks; high pressure cylinders not over 1000 pounds water capacity for shipping or storing liquids or gasses at pressures up to 3000 pounds per square inch: range boilers or expansion tanks (not over 102 gal. capacity).	MPR 465. Appendix B—March 31, 1942.
Printing machinery.	Appendix A—October 1, 1941.
Public address apparatus.	Appendix B—March 31, 1942.
Pulp, paper and paper products machinery.	Appendix A—October 1, 1941.
Pumps and compressors (except automotive, hand operated and farm pumps).	Appendix A—October 1, 1941.
Rectifiers, power, industrial.	Appendix A—October 1, 1941.

LIST OF MACHINES AND PARTS FOR WHICH USED
EQUIPMENT AND MACHINERY INVENTORY AND
SALES REPORTS MUST BE FILED—Continued

Machine or part—Con.	Regulation to which subject, or appendix of MPR 136 in which listed and base date
Refrigerating equipment, 25 H. P. and over.	Appendix A—October 1, 1941.
Regulators, feeder voltage.	Appendix A—October 1, 1941.
Road building and maintenance machinery, including graders, pavers, rollers, etc.	Appendix A—October 1, 1941.
Rock crushers.	Appendix A—October 1, 1941.
Rod and wire working machinery.	Appendix A—October 1, 1941.
Rolling mill machinery and equipment.	Appendix A—October 1, 1941.
Rubber and allied products machinery.	Appendix A—October 1, 1941.
Rubber tire and tube machinery, including retreading and recapping machinery.	Appendix A—October 1, 1941.
Searchlights, electrical.	Appendix A—October 1, 1941.
Sewing machines, industrial.	MPR 375.
Shoe manufacturing and repairing machinery.	Appendix A—October 1, 1941.
Snow plows.	Appendix A—October 1, 1941.
Spreaders.	Appendix A—October 1, 1941.
Springs (except furniture and bed springs).	Appendix B—March 31, 1942.
Spring winding and forming machinery.	Appendix A—October 1, 1941.
Steam cleaning and degreasing equipment and parts washing and cleaning equipment.	Appendix B—March 31, 1942.
Stokers, industrial and marine, feeding capacity of 1200 lbs. per hour or more.	Appendix A—October 1, 1941.
Substations, unit.	Appendix A—October 1, 1941.
Surveying and drafting instruments, and engineering reproduction equipment (except school, art and office supplies).	Appendix A—October 1, 1941.
Switchgear and switchgear accessories.	Appendix A—October 1, 1941.
Testing sets for electronic equipment.	Appendix B—March 31, 1942.
Textile preparatory and finishing machinery and equipment, including accessories designed exclusively for use with such machinery.	Appendix A—October 1, 1941.

LIST OF MACHINES AND PARTS FOR WHICH USED
EQUIPMENT AND MACHINERY INVENTORY AND
SALES REPORTS MUST BE FILED—Continued

Machine or part—Con.	Regulation to which subject, or appendix of MPR 136 in which listed and base date
Tobacco working machinery.	Appendix A—October 1, 1941.
Tools, manually operated, for the cutting, forming and punching of metals.	Appendix B—March 31, 1942.
Transformers.	Appendix A—October 1, 1941.
Turbine generator sets.	Appendix A—October 1, 1941.
Valves, automatic.	Appendix A—October 1, 1941.
Vises, all types; vise mounts, stands and supports.	Appendix B—March 31, 1942.
Water softening and purifying equipment, industrial.	Appendix A—October 1, 1941.
Weighing scales, industrial and platform.	Appendix A—October 1, 1941.
Welding apparatus and supplies, electrical.	Appendix A—October 1, 1941.
Well drilling equipment.	Appendix A—October 1, 1941.
Woodworking machinery.	Appendix A—October 1, 1941.
X-ray and electro-therapeutic apparatus.	Appendix B—March 31, 1942.

This amendment shall become effective April 15, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; Directive No. 35 of the War Production Board)

Issued this 10th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5257; Filed, April 13, 1944; 11:56 a. m.]

PART 1401—SYNTHETIC TEXTILE PRODUCTS
[2d Rev. MPR 339, Amdt. 1]

WOMEN'S RAYON HOSIERY

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Second Revised Maximum Price Regulation 339 is amended in the following respects:

1. In paragraph (a) of section 1, the word "finished" is deleted from the first sentence of the second unnumbered paragraph.

2. Section 1 (b) is amended to read as follows:

(b) *Full fashioned women's rayon hosiery in the greige.* The ceiling prices for

any sale of full fashioned women's rayon hosiery in the greige are fixed at \$1.25 per dozen less than the manufacturers' ceiling prices set forth in Appendix B for first quality finished full fashioned unbranded hosiery.

3. Section 2 (a) (1) is amended to read as follows:

(1) "*Chain stores*."—(i) *Who are "chain stores."* Certain sellers at retail are classified as "chain stores." As used in this regulation a chain store means a group of five or more commonly owned or controlled retail stores which, as a group, had in any calendar year since 1938 an "average percentage of initial markup" of 34% or less on women's full length hosiery. To determine this markup the chain must:

(a) Compute the total of the initial retail prices at which all purchases of this hosiery were marked during a given year,

(b) Compute the total of all invoice charges on purchases of the hosiery during the same year (figured after all discount deductions and including all transportation costs),

(c) Subtract the total secured in (b) from the total secured in (a) and

(d) Divide the remainder by the total obtained in (a).

(ii) *Exceptions for certain sales.* Any group of stores classified under this section as "chain stores" may file an application for permission to sell and deliver at the ceiling prices specified in column (g) of Table 1, Appendix B, such full fashioned women's rayon hosiery as it purchases at the ceiling prices specified in column (d) of Table 1, Appendix B, from establishments making sales at wholesale if it can establish that more than 50% (in dozens) of all the women's full-fashioned full length hosiery which was delivered to it during each of the years 1941, 1942 and 1943 in which it has been engaged in the business of selling women's full fashioned full length hosiery) was purchased by it from establishments making sales at wholesale. Such application must be filed in writing with the Consumer Goods Price Division, Office of Price Administration, Washington 25, D. C., and shall contain the following information:

(a) The name and address of the applicant, and the number of stores in its group;

(b) The date on which applicant first engaged in the business of selling women's full fashioned full length hosiery;

(c) Facts showing that applicant is a "chain store" under the provisions of section 2 (a) (1) (i) of this regulation;

(d) The number of dozens of pairs of women's full fashioned full length hosiery which was delivered to it during each of the years 1941, 1942 and 1943 (or during each of the years 1941, 1942

*Copies may be obtained from the Office of Price Administration.

¹9 F.R. 207.

and 1943 in which it was in the business of selling women's full fashioned, full length hosiery);

(e) The number of dozens of pairs of women's full fashioned full length hosiery, as specified in subdivision (d), which were delivered to it by establishments making sales at wholesale and the number of dozens of pairs which were delivered to it by manufacturers during each of the years 1941, 1942 and 1943 (or during each of the years 1941, 1942 and 1943 in which it was in the business of selling women's full fashioned full length hosiery);

(f) The names and addresses of each establishment making sales at wholesale which delivered women's full fashioned full length hosiery to applicant during each of the years 1941, 1942 and 1943 (or during each of the years 1941, 1942 and 1943 in which it was in the business of selling women's full fashioned full length hosiery) and the number of dozens of pairs delivered to applicant by each such establishment during each of those years.

No sales or deliveries may be made by "chain stores" at the ceiling prices specified in column (g) of Table 1 until specific authorization is granted in writing by the Office of Price Administration pursuant to this subdivision.

4. In section 3, paragraph (c) is amended to read as follows:

(c) *Limitation on amount of hosiery to be sold at "branded" ceiling prices.*

(1) No manufacturer shall deliver "branded" rayon hosiery in any calendar quarter-year at prices above those specified for unbranded hosiery in Appendix B to a greater percentage of his total deliveries in dozens of pairs than his "branded percentage". A manufacturer's "total deliveries" for the purpose of this computation shall consist of only his deliveries of first quality finished full fashioned women's rayon hosiery (excluding irregulars, seconds and thirds) and his deliveries of full fashioned women's rayon hosiery in the greige of all grades. However, a manufacturer may add to the number of dozens of hosiery which he is permitted to deliver at "branded" ceilings in any calendar quarter-year the number of dozens by which he has fallen short of delivering his "branded percentage" in any previous calendar quarter or quarters of the same calendar year.

For example: A manufacturer has a "branded percentage" of 80. In the first calendar quarter, his total deliveries of full fashioned women's rayon hosiery (including only hosiery in the greige and first quality finished hosiery) is 50,000 dozen. With a "branded percentage" of 80, he would be permitted to deliver up to 40,000 dozens at "branded" ceilings in this quarter. Actually, however, he delivers only 38,000 dozen (2,000 less than his limit). In the second quarter, this manufacturer arranges for delivery of 40,000 dozens (including only hosiery in the greige and first quality finished hosiery). Since his "branded percentage" is 80, he would normally be entitled to deliver 32,000 dozens at "branded" ceilings. However, he may add to this amount of "branded" hosiery the 2,000 dozens by which he has fallen short in the previous calendar

quarter. [The previous quarter must have been in the same calendar year.] Accordingly, out of the 40,000 dozen which he delivers in this quarter year, he may deliver 34,000 dozens (32,000 + 2,000) at "branded" ceilings.

(2) A manufacturer's "branded percentage" is the percentage that his deliveries in 1941 of women's "branded" full length full fashioned hosiery of all fibres bore to his total deliveries in 1941 of both women's first quality finished full fashioned full length hosiery of all fibres and of women's full fashioned full length hosiery of all fibres and grades in the greige. The ceiling price for all sales in excess of the "branded percentage" is the ceiling price for unbranded hosiery.

(3) On or before April 20, 1944, and on or before the 20th day of each July, October, January and April thereafter, every manufacturer who has delivered branded women's rayon hosiery in the previous calendar quarter year shall file with the Consumer Goods Price Division, Office of Price Administration, Washington 25, D. C., a signed statement showing for the previous calendar quarter year each of the following:

(i) His total volume delivered (by dozens of pairs) of first quality finished full fashioned women's rayon hosiery;

(ii) His total volume delivered (by dozens of pairs) of full fashioned women's rayon hosiery in the greige of all grades; and

(iii) His total volume (by dozens of pairs) of full fashioned women's rayon hosiery (broken down by the brands) delivered at ceiling prices above those specified for unbranded hosiery.

5. In section 3, paragraph (d), subparagraphs (1) and (2) and the text immediately preceding subparagraph (1) are amended to read as follows:

(d) *Report which must be filed before selling "branded" hosiery.* Before commencing to sell any hosiery as branded hosiery a manufacturer must complete and file with the Consumer Goods Price Division of the Office of Price Administration, Washington 25, D. C., a signed statement setting forth the information specified below in this paragraph. Manufacturers who previous to April 13, 1944, have furnished this information accurately and in full need not re-file and manufacturers who prior to April 13, 1944, have furnished this information in part need furnish only such further information as is required to fulfill the requirements of this paragraph. The statement must show:

(1) The total number of dozen pairs of women's full fashioned full length hosiery in the greige of all fibres and grades and the total number of dozen pairs of women's first quality finished full fashioned full length hosiery of all fibres which he delivered in the year 1941.

(2) The trade names and trademarks owned and used by him in each of the years 1941, 1942 and 1943 on women's first quality full fashioned full length hosiery of all fibres which he delivered directly to retail establishments serviced out of his own finished stock kept on hand for that purpose.

6. In section 5 (a) the first two undesignated paragraphs of subparagraph (8) are amended to read as follows:

(8) The word "irregulars" on all irregulars; the word "seconds" on all seconds; and the word "thirds" on all thirds. This marking of substandard hosiery must be placed on each stocking of the pair.

Information required by subparagraphs (1) and (3) above must be marked on the welt within an outlined space or block having dimensions no less than $\frac{3}{4}$ " x $1\frac{1}{2}$ " in the case of a transfer or no less than $\frac{3}{8}$ " x $\frac{3}{4}$ " in the case of a label or ticket. No other printing or lettering is permitted within the space or block except that the person who first sells the hosiery in a completely finished state may include his name, brand, or OPA registration number. Two examples are set forth below:

Ceiling 81¢
45 Gauge
O. P. A. No. 839

Ceiling-W-36¢
260 Nds.

7. Section 5 (d) is amended to read as follows:

(d) *Exceptions for certain hosiery in stock with wholesalers and retailers.* The ceiling prices and marking provisions contained in the former Revised Maximum Price Regulation 339 (issued August 23, 1943) shall apply to sales at retail and at wholesale in the following cases:

(1) Hosiery which sellers at wholesale and at retail had in stock prior to and on the effective date of this Second Revised Maximum Price Regulation 339, which was classified as "Grade B" hosiery under Revised Maximum Price Regulation 339;

(2) Hosiery, the production of which was formerly, but is no longer, authorized by War Production Board;

(3) Hosiery which sellers at wholesale and at retail had in stock prior to and on the effective date of this Second Revised Maximum Price Regulation 339, for which specific ceiling prices were established at wholesale and at retail under the provisions of the former Revised Maximum Price Regulation 339 and not specifically established by this regulation.

8. In Appendix A, paragraph (a) (2) is amended to read as follows:

(2) *Circular knit hosiery.* Circular knit hosiery containing any of the defects listed in Columns (1) and (2) cannot be considered first quality, but must be considered irregulars. Hosiery containing any of the defects listed in Column (3) must be considered as of a grade not higher than seconds.

9. In the table of Appendix A, item (2) in Column 3 is amended to read as follows:

(2) Leg defects:

(1) Menders or seamers in excess of $\frac{1}{4}$ ".

10. In Appendix B, Table 1, Column (d), the ceiling price for full fashioned thirds of 39-42 and 45 gauge is corrected to read "\$3.55" instead of "\$5.55".

11. In Appendix B, Table 1, in each of the brackets of permissible additions for special constructions, an additional item is specified and priced as follows:

(a)	(b)	(c)	(d)	(e)	(f)	(g)
PERMISSIBLE ADDITIONS FOR SPECIAL CONSTRUCTIONS OF FIRST QUALITY						
Jacquard construction.....	2.50	2.50	2.95	.30	.34	.35
PERMISSIBLE ADDITIONS FOR SPECIAL CONSTRUCTIONS OF IRREGULARS						
Jacquard construction.....	2.10	---	2.50	.25	.28	.30
PERMISSIBLE ADDITIONS FOR SPECIAL CONSTRUCTIONS OF SECONDS						
Jacquard construction.....	1.50	---	1.80	.18	.20	.21

12. In Appendix B, Table 1, the note entitled "Premium heels and soles" is amended to read as follows:

Premium heels and soles are those reinforced with cotton, spun rayon, silk, nylon or combination yarn.

13. In Appendix B, Table 1, the note entitled "Lace and mesh stockings" is amended to read as follows:

Lace and mesh stockings are those with a distinctive lace or mesh pattern throughout the leg portion, knit with full lace or modified lace tackle on a full-fashioned knitting machine. No lace or mesh premium may be applied to gauges finer than 45 if such premium results in a price greater than the corresponding lace or mesh price for 45 gauge.

14. In Appendix B, Table 1, the last sentence of the note entitled "Outsize hosiery," is amended to read as follows:

No outsize premium may be applied to gauges finer than 45 if such premium results in a price greater than the corresponding outsize price of 45 gauge.

15. In Appendix B, Table 1, there is added to the notes entitled "Description of premium value referred to in Table 1," the following note:

Jacquard constructions are those made with a distinctive ornamental pattern or design on a full fashioned knitting machine using a full Jacquard tackle. No Jacquard premium may be applied to gauges finer than 51 if such premium results in a price greater than the corresponding price for 51 gauge Jacquard stocking.

16. In Appendix B, Table 2, the caption "Circular Knit Seconds" is changed to read "Circular Knit Seconds and Lower" and the caption "Permissible Additions for Special Constructions of Seconds" is changed to read "Permissible Additions for Special Constructions of Seconds and Lower."

17. In Appendix B, Table 2, the description of the construction, "Leg of rayon plaited with cotton with premium welt—280 needle and coarser" appearing under the headings of "Permissible Additions for Special Constructions of First Quality," "Permissible Additions for Special Constructions of Irregulars" and "Permissible Additions for Special Constructions of Seconds and Lower," and the ceiling prices specified therefor are changed to read as follows:

(a)	(b)	(c)	(d)	(e)
Needle count	By manufacturers per dozen	At wholesale per dozen (drop shipments 5 per cent below these prices)	At retail (per pair)	
		By retailers buying from manufacturers	By retailers buying from wholesalers	
	Permissible additions for special constructions of first quality			
Rayon plaited over cotton leg with a rayon plaited outer and inner welt or with a cotton inner welt.....	40	60	C6	07
	Permissible additions for special constructions of irregulars			
Rayon plaited over cotton leg with a rayon plaited outer and inner welt or with a cotton inner welt.....	37½	45	C5	06
	Permissible additions for special constructions of seconds and lower			
Rayon plaited over cotton leg with a rayon plaited outer and inner welt or with a cotton inner welt.....	25	30	03	04

18. In Appendix B, Table 2, a paragraph is added to note "2", reading as follows:

Premium welts are welts made of cotton, silk, spun rayon, blended, combination or plied rayon yarn.

19. In Appendix B, Table 3, the ceiling price for first quality 33 and 36 gauge full fashioned made of combination yarn, as stated in Column (b) is corrected to read "\$5.80" instead of "\$5.50."

This Amendment No. 1 shall become effective April 13, 1944.

NOTE: The records and reports provisions of this amendment have been approved by the Bureau of the Budget under the Federal Reports Act of 1942.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 13th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5260; Filed, April 13, 1944; 11:57 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 13, 1st Amdt. 25]

PROCESSED FOODS

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Revised Ration Order 13 is amended in the following respects:

1. The first sentence of section 3.1 (a) (2) is amended by inserting "for the purposes of this section," between the words "fruits is" and "considered to".

2. The sentence in the parenthesis at the end of section 9.10 (a) is amended to read as follows: "(Exceptions to this rule are set forth in sections 10.17 and 26.9.)"

3. Section 24.9 (a) is amended by adding the following at the end thereof: "(An exception to this rule is set forth in section 26.9.)"

4. The headnote to section 26.2 is amended by inserting the words "or use" between the words "consume" and "home".

5. The first sentence of section 26.2 (a) is amended by substituting the word "consumer" for the word "person".

6. Section 26.2 (c) is added to read as follows:

(c) *Industrial user may use home processed foods produced by him.* An industrial user may, without giving up points, use, at his industrial user establishment, home processed foods produced by him. (However, he must report his use of such home processed foods in the way required by section 6.6 (f) of this order.)

7. Section 26.9 is redesignated section 26.10, and a new section 26.9 is added to read as follows:

Sec. 26.9 *Person may consume or use dry beans, peas, or lentils, or dried prunes or raisins produced by him and may give away limited amounts.*—(a) *Points need not be given up for use.* A consumer may consume dry beans, peas, or lentils, or dried prunes or raisins which he produces primarily for consumption in his household or on a farm he operates, and he may let members of his family unit, and others who eat at his table or on a farm he operates, consume them, without giving up points.

(b) *Points need not be given up for gifts in limited amounts.* He and the members of his family unit may give (but not sell) such processed foods to any

*Copies may be obtained from the Office of Price Administration.

19 F.R. 3, 104, 574, 695, 765, 848, 1397, 1727, 1817, 1908.

other person without receiving points, but no more than two hundred (200) pounds of such food per member may be given away point-free by the family unit in any calendar year.

(c) *He may sell only for points.* A person may not sell or transfer dry beans, peas, or lentils, or dried prunes or raisins which he produces primarily for consumption in his household or on a farm he operates (except for those he is permitted to give away point-free under paragraph (b) of this section) unless he gets points equal to the point value of the foods so transferred. He must also get points for any gifts made in excess of the two hundred (200) pounds permitted by paragraph (b) of this section. For this purpose he need not make reports or register, but must keep a record of any transfer he makes, showing the amount and date of the transfer, and the name and address of the person to whom the transfer is made. He must give up the points he receives for such transfers in the way required by sections 9.10 (b) and 24.9 (b) of this order.

(d) *Industrial user may use dry beans, peas, or lentils, or dried prunes or raisins produced by him.* An industrial user may, without giving up points, use, at his industrial user establishment, dry beans, peas, or lentils, or dried prunes or raisins produced by him. (However, he must report his use of such processed foods in the way required by section 6.6 (f) of this order.)

8. The first sentence of section 27.1.(a) (12) (ii) is amended by inserting ", for the purposes of this subparagraph," between the words "fruits is" and "considered to".

9. The third sentence of section 27.1 (a) (16) is amended by inserting the words "produced or" between the words "which he" and "holds for sale or transfer".

This amendment shall become effective April-18, 1944.

NOTE: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Directive 1, 7 F.R. 562; Food Directive 3, 8 F.R. 2005, and Food Directive 5, 8 F.R. 2251)

Issued this 13th day of April 1944.

JAMES F. BROWNLEE,
Acting Administrator.

[F. R. Doc. 44-5262; Filed, April 13, 1944;
11:57 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[RMPR 271,² Amdt. 13]

POTATOES AND ONIONS

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.*

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 15587, 15663; 9 F.R. 1532, 2298.

No. 76—4

Section 11 (c) (2) is amended by adding the following sentence:

Separate "largest single purchases" shall be determined for potatoes and onions of different crop years.

This amendment shall become effective April 14, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 14th day of April 1944.

JAMES F. BROWNLEE,
Acting Administrator.

Approved April 8, 1944.

ASHLEY SELLERS,
Assistant War Food Administrator.

[F. R. Doc. 44-5311; Filed, April 14, 1944;
11:23 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[MPR 280,¹ Amdt. 44]

MALTED MILK

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation 280 is amended in the following respect:

Section 1351.806 is added to read as follows:

§ 1351.806 *Adjustment of maximum prices of malted milk.* (a) The Office of Price Administration may, either on application for adjustment in accordance with the provisions of Procedural Regulation No. 1² or on its own motion, by letter order adjust the maximum price or prices of a processor or manufacturer of malted milk where it appears that:

(1) The processor's or manufacturer's maximum price or prices are below the general price level prevailing for the same quantities of malted milk sold by other processors or manufacturers; and

(2) The processor's or manufacturer's prevailing ceiling prices subject him to such a degree of hardship as to prevent or threaten to prevent his continued production of malted milk; and

(3) An increase in his maximum price or prices will enable him to continue production; and

(4) The loss of his production would result in consumers having to pay higher prices for malted milk produced by other processors or manufacturers; and

(5) The Administrator is of the opinion that an increase in his maximum price or prices would under all circumstances be in furtherance of the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328.

(b) The adjusted maximum price granted to a processor or manufacturer

¹ 8 F.R. 5165, 7566, 6357, 7186, 7599, 7670, 8065, 8180, 9521, 9386, 9883, 10513, 11811, 13060, 13721, 16597, 16795; 9 F.R. 343, 753, 1622, 2238, 2176.

² 7 F.R. 8961, 8 F.R. 3313, 3533, 6173, 11806; 9 F.R. 1694, 3075.

under the provisions of this section shall in no event exceed the general price level prevailing for the same quantities of malted milk produced by other manufacturers or processors. Subject to this limitation, an increased price may be granted a processor or manufacturer not to exceed the total cost of the product based upon a cost to him of \$2.65 per cwt. for 3½% butterfat milk; or if the manufacturer's or processor's earnings from all operations before income and excess profits taxes are low in comparison with those of a "representative peace time period", adjusted for subsequent changes in investment, and if in view of such over-all earnings a small margin of profit is reasonably necessary to encourage production, an increased price estimated to yield such a profit margin based again upon a cost for 3½% butterfat milk of \$2.65 per cwt. may be allowed.

(c) The Price Administrator may also grant an upward adjustment, limited to an amount not in excess of the actual increase granted the processor or manufacturer, in the price or prices which any particular, or all, distributors may charge for malted milk purchased from a processor or manufacturer who has been granted an increase in his price for that product under the provisions of this section. No increase will be granted in the price or prices any distributor may charge for such product, however, unless the Price Administrator is of the opinion that the distributor cannot reasonably be expected to absorb the increased cost out of his prevailing distributive margin of profit realized on the resale of that product. Furthermore, the adjusted maximum price granted to any distributor under the provisions of this section shall in no event exceed the general price level prevailing for the same quantities of malted milk sold by other distributors of the same class.

(d) *Definitions.* (1) *Representative peace time period.* A "representative peace time period" means the period of the years 1936-1939 inclusive. When 1936-1939 does not represent a reasonably normal pre-war (December 7, 1941) period, some other period may be used but its use must be positively justified.

(2) *Malted milk.* "Malted milk" means the product made by combining whole milk with the liquid separated from a mash of ground barley malt and wheat flour, with or without the addition of sodium chloride, sodium bicarbonate, and potassium bicarbonate, in such a manner as to secure the full enzymic action of the malt extract, and by removing water. The resulting product may contain not less than 7.5% of butterfat and not more than 3.5% of moisture.

This amendment shall become effective April 13, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5237; Filed, April 13, 1944;
4:44 p. m.]

PART 1388—DEFENSE-RENTAL AREAS

[Rent Reg. for Housing,¹ Amdt. 21]

PRIORITY-CONSTRUCTED HOUSING

Rent Regulation for Housing is amended in the following respects:

1. Section 4 (f) is amended to read as follows:

(f) *Priority-constructed housing.* For housing accommodations newly constructed with priority rating from the United States or any agency thereof for which the rent is approved by the United States or any agency thereof prior to the maximum rent date or, if the accommodations were not rented on that date, prior to the first renting of the accommodations after that date, the rent so approved, but in no event more than the rent on the maximum rent date, or, if the accommodations were not rented on that date, more than the first rent after that date: *Provided, however,* That if, prior to the maximum rent date or, if the accommodations were not rented on that date, prior to the first renting of the accommodations after that date, the landlord made a written request to the appropriate agency of the United States to approve a higher rent than the rent initially approved because of increased costs of construction, and a higher rent is approved by such agency on or after March 29, 1944, because of such increased costs of construction, the maximum rent on and after the date of such approval shall be the rent so approved.

The provisions of this paragraph (f) shall apply to the approval of rents for such housing accommodations by the United States or any agency thereof in connection with the grant of an application for priority rating filed on any of the application forms of the Office of Production Management or the War Production Board, including the September 1941 form in use by the Office of Production Management prior to the revision of this form on December 15, 1941.

The provisions of this paragraph (f) shall not apply to housing accommodations resulting from the alteration or remodeling of an existing structure.

2. Section 5 (a) (10) is amended to read as follows:

(10) *Priority rating granted on September 1941 application form of Office of Production Management.* The maximum rent for the housing accommodations is established under section 4 (f), the application for priority rating for the construction of the housing accommodations was filed on the September 1941 form in use by the Office of Production Management prior to the revision of this form on December 15, 1941, the landlord did not make, prior to the maximum rent date or, if the accommodations were not rented on that date, prior to the first renting of the accommodations after that

date, a written request to the appropriate agency of the United States to approve a higher rent than the rent initially approved because of increased costs of construction, and the maximum rent for the accommodations is substantially lower than the rent generally prevailing in the defense-rental area for comparable accommodations on the maximum rent date, giving due consideration to general increases in costs of construction, if any, in the defense-rental area since the maximum rent date.

This paragraph (a) (10) shall apply only to housing accommodations which were first rented prior to March 29, 1944.

This amendment shall become effective April 15, 1944.

(56 Stat. 23, 765)

Issued this 14th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5314; Filed, April 14, 1944;
11:23 a. m.]

PART 1388—DEFENSE-RENTAL AREAS

[Rent Reg. for Housing, Miami Area,¹ Amdt. 4]

PRIORITY-CONSTRUCTED HOUSING

Rent Regulation for Housing in the Miami Defense-Rental Area is amended in the following respects:

1. Section 4 (c) is amended to read as follows:

(c) *Priority-constructed housing.* For housing accommodations newly constructed with priority rating from the United States or any agency thereof for which the rent is approved by the United States or any agency thereof prior to September 1, 1943, or, if the accommodations were not rented on that date, prior to the first renting of the accommodations after that date, the rent so approved, but in no event more than the rent on September 1, 1943, or, if the accommodations were not rented on that date, more than the first rent after that date: *Provided, however,* That if, prior to September 1, 1943, or, if the accommodations were not rented on that date, prior to the first renting of the accommodations after that date, the landlord made a written request to the appropriate agency of the United States to approve a higher rent than the rent initially approved because of increased costs of construction, and a higher rent is approved by such agency on or after March 29, 1944, because of such increased costs of construction, the maximum rent on and after the date of such approval shall be the rent so approved.

The provisions of this paragraph (c) shall apply to the approval of rents for such housing accommodations by the United States or any agency thereof in connection with the grant of an application for priority rating filed on any of the application forms of the Office of Production Management or the War Pro-

duction Board, including the September 1941 form in use by the Office of Production Management prior to the revision of this form on December 15, 1941.

The provisions of this paragraph (c) shall not apply to housing accommodations resulting from the alteration or remodeling of an existing structure.

2. Section 5 (a) (9) is amended to read as follows:

(9) *Priority rating granted on September 1941 application form of Office of Production Management.* The maximum rent for the housing accommodations is established under section 4 (c), the application for priority rating for the construction of the housing accommodations was filed on the September 1941 form in use by the Office of Production Management prior to the revision of this form on December 15, 1941, the landlord did not make, prior to September 1, 1943, or, if the accommodations were not rented on that date, prior to the first renting of the accommodations after that date, a written request to the appropriate agency of the United States to approve a higher rent than the rent initially approved because of increased costs of construction, and the maximum rent for the accommodations is substantially lower than the rent generally prevailing in the defense-rental area for comparable accommodations on September 1, 1943, giving due consideration to general increases in costs of construction, if any, in the defense-rental area since September 1, 1943.

This paragraph (a) (9) shall apply only to housing accommodations which were first rented prior to March 29, 1944.

This amendment shall become effective April 15, 1944.

(56 Stat. 23, 765)

Issued this 14th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5312; Filed, April 14, 1944;
11:24 a. m.]

PART 1388—DEFENSE-RENTAL AREAS

[Rent Reg. for Housing, N. Y. C. Area,¹ Amdt. 7]

PRIORITY-CONSTRUCTED HOUSING

Rent Regulation for Housing in the New York City Defense-Rental Area is amended in the following respects:

1. Section 4 (f) is amended to read as follows:

(f) *Priority-constructed housing.* For housing accommodations newly constructed with priority rating from the United States or any agency thereof for which the rent is approved by the United States or any agency thereof prior to March 1, 1943, or, if the accommodations were not rented on that date, prior to the

¹ 8 F.R. 14663, 14815, 15585, 16032, 16208, 16427, 17297; 9 F.R. 206, 972, 2176, 2289, 3231, 3422.

² 8 F.R. 13118, 14047, 16033; 9 F.R. 3423.

¹ 8 F.R. 13914, 14814, 15586, 16219; 9 F.R. 2087, 3423.

first renting of the accommodations after that date, the rent so approved, but in no event more than the rent on March 1, 1943, or, if the accommodations were not rented on that date, more than the first rent after that date: *Provided, however* That if, prior to March 1, 1943, or, if the accommodations were not rented on that date, prior to the first renting of the accommodations after that date, the landlord made a written request to the appropriate agency of the United States to approve a higher rent than the rent initially approved because of increased costs of construction, and a higher rent is approved by such agency on or after March 29, 1944, because of such increased costs of construction, the maximum rent on and after the date of such approval shall be the rent so approved.

The provisions of this paragraph (f) shall apply to the approval of rents for such housing accommodations by the United States or any agency thereof in connection with the grant of an application for priority rating filed on any of the application forms of the Office of Production Management or the War Production Board, including the September 1941 form in use by the Office of Production Management prior to the revision of this form on December 15, 1941.

The provisions of this paragraph (f) shall not apply to housing accommodations resulting from the alteration or remodeling of an existing structure.

2. Section 5 (a) (10) is amended to read as follows:

Section 1418.363 (w) Table XXIII is added to read as follows:

(w) Table XXIII. Maximum retail prices for macaroni and noodle products.

Brand	Unit	Ketchikan	Wrangell, Petersburg	Juneau, Douglas	Skagway, Haines	Sitka	Cordova, Valdez, Seward	Kodiak	Anchorage	Palmer and points on Alaska R.R. north of Anchorage and south of Curry	Curry and points on Alaska R.R. north of Curry toward Fairbanks	Nome
Egg noodles:												
Plan—Sunset, Regal, Creamona	1½-bulk	\$0.12	\$0.13	\$0.13	\$0.13	\$0.13	\$0.14	\$0.15	\$0.15	\$0.15	\$0.17	\$0.16
Napoli Semolina	1½-bulk	.18	.18	.18	.18	.18	.20	.20	.20	.20	.22	.22
Rose Chinese	1½-bulk	.23	.23	.23	.23	.23	.25	.25	.25	.25	.27	.27
Mission, Sunrise, S. B. Brand, Golden Grain	1½-bulk	.25	.25	.25	.25	.25	.27	.27	.27	.27	.29	.29
Amocat	16-ounce cello	.23	.23	.23	.23	.23	.24	.24	.24	.24	.26	.26
Big Value	12-ounce cello	.18	.18	.18	.18	.18	.19	.19	.19	.19	.20	.20
Creamette	5-ounce carton	.12	.12	.12	.13	.13	.14	.14	.14	.14	.15	.15
Fontana	8-ounce carton	.17	.17	.17	.17	.17	.18	.18	.18	.18	.19	.19
Fontana	16-ounce carton	.20	.20	.20	.20	.20	.22	.22	.22	.22	.24	.24
Fould's	12-ounce cello	.12	.12	.12	.12	.12	.13	.13	.13	.13	.14	.14
Golden Grain Chinese	12-ounce cello	.17	.17	.18	.18	.18	.21	.22	.22	.22	.24	.24
Manchu Chinese	8-ounce cello	.13	.13	.13	.13	.13	.14	.14	.14	.14	.15	.15
Mission	5-ounce cello	.12	.12	.12	.13	.13	.14	.14	.14	.14	.15	.15
Mission	8-ounce cello	.10	.10	.10	.11	.11	.12	.12	.12	.12	.13	.13
Mission	16-ounce cello	.23	.23	.23	.23	.23	.24	.24	.24	.24	.26	.26
Missionette	8-ounce cello	.18	.18	.18	.18	.18	.19	.19	.19	.19	.20	.20
Quaker	5-ounce carton	.12	.12	.12	.12	.12	.13	.13	.13	.13	.14	.14
R & W Krinkled	16-ounce carton	.30	.30	.31	.31	.31	.32	.32	.32	.32	.34	.34
Reliance	8-ounce cello	.10	.10	.10	.10	.10	.11	.11	.11	.11	.12	.12
Reliance	16-ounce cello	.23	.23	.23	.23	.23	.24	.24	.24	.24	.26	.26
Reliance Chinese	8-ounce cello	.13	.13	.13	.14	.14	.14	.14	.14	.14	.15	.15
Reliance egg twisters	16-ounce cello	.31	.31	.31	.32	.32	.35	.35	.35	.35	.37	.37
Reliance Krinkled Noodle-Ettes	16-ounce cello	.32	.33	.33	.33	.34	.36	.36	.36	.36	.38	.38
Rose Chinese	8-ounce cello	.12	.12	.12	.12	.12	.13	.13	.13	.13	.14	.14
Spaghetti and macaroni:												
Regal, Sunset and Creamona long and elbow	1½-bulk	.12	.13	.13	.13	.13	.14	.15	.15	.15	.17	.16
Mission and S. B. Brands—long and elbow, Salad Mac, alphabets	1½-bulk	.17	.17	.17	.18	.18	.19	.19	.19	.20	.21	.21
Napoli (Semolina) Paste—long and elbow, Salad Mac, alphabets	1½-bulk	.18	.18	.18	.19	.19	.20	.20	.20	.21	.22	.22
Buitoni gluten spaghetti	8-ounce carton	.19	.19	.19	.20	.20	.21	.21	.21	.22	.23	.23
Creamettes—elbow macaroni	8-ounce carton	.12	.12	.12	.12	.12	.13	.13	.13	.13	.14	.14
Fontana—elbow and Salad Mac	8-ounce cello	.12	.12	.12	.13	.13	.14	.14	.14	.14	.15	.15
Fould's—long and elbow	8-ounce carton	.12	.12	.12	.12	.12	.13	.13	.13	.13	.14	.14
Gi-Yo-Ne spaghetti—cut	16-ounce carton	.25	.25	.27	.27	.27	.29	.29	.29	.29	.31	.31
Golden Grain—elbow macaroni	8-ounce carton	.12	.12	.12	.12	.12	.13	.13	.13	.13	.14	.14

*Copies may be obtained from the Office of Price Administration.

¹ 9 F.R. 2464, 3031.

² 7 F.R. 10581, 11012; 8 F.R. 23, 567, 2158, 2445, 6964, 3844, 8184, 12549, 13168, 13305, 10514, 10620, 10627, 10935, 10939, 10783; 9 F.R. 301, 849, 1715.

PART 1400—TEXTILE FABRICS: COTTON, WOOL, SILK, SILK SYNTHETICS AND ARTIFICIALS

[MPR 127, Amdt. 20]

FINISHED PIECE GOODS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Section 1400.82 (s) (1) (ii) of Maximum Price Regulation No. 127 is amended by deleting the phrase "through April 15, 1944."

This amendment shall become effective April 14, 1944.

(56 Stat. 23, 765; Pub. Laws 151, 78th Cong., E.O. 9250, 7 F.R. 7871; E.O. 9323, 8 F.R. 4681)

Issued this 14th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5315; Filed, April 14, 1944; 11:23 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS [MPR 223, Amdt. 22]

MACARONI AND NOODLE PRODUCTS IN ALASKA

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Brand	Unit	Ketchikan	Wrangel, Petersburg	Juneau, Douglas	Skagway, Haines	Sitka	Cor-dova, Valdez, Seward	Kodiak	Anchorage	Palmer and points on Alaska R. R. north of Anchorage and south of Curry	Curry and points on Alaska R. R. north of Curry to and including Fairbanks	Nome
Spaghetti and macaroni—Continued.												
Golden Grain—Long Mac, alphabet seashells.	16-ounce cello.....	\$0.19	\$0.19	\$0.19	\$0.20	\$0.20	\$0.22	\$0.22	\$0.20	\$0.20	\$0.22	\$0.24
Golden Grain—coll.	16-ounce cello.....	.20	.20	.21	.21	.21	.23	.23	.21	.21	.23	.27
Golden Grain—spaghetti.	27-ounce cello.....	.28	.28	.29	.29	.29	.30	.30	.32	.33	.35	.33
Golden Grain—spaghetti dinner.	8-ounce carton.....	.26	.26	.27	.27	.27	.28	.28	.23	.23	.29	.30
Kraft macaroni and cheese.	7½-ounce carton.....	.13	.14	.14	.14	.14	.15	.15	.14	.14	.16	.16
M & C spaghetti dinner.	7-ounce carton.....	.30	.30	.31	.31	.31	.32	.32	.31	.31	.32	.34
Merino.	16-ounce carton.....	.21	.22	.22	.22	.22	.24	.24	.23	.21	.26	.27
Mission—long and elbow, alphabets, small seashell, salad macaroni.	8-ounce cello.....	.12	.12	.12	.12	.12	.13	.13	.13	.13	.14	.14
Mission—long and elbow, salad macaroni, alphabets, small seashells, soya elbow.	16-ounce cello.....	.20	.20	.21	.21	.21	.23	.23	.21	.22	.23	.25
Mission—long and elbow, salad macaroni.	27-ounce cello.....	.30	.30	.31	.31	.31	.33	.34	.34	.34	.37	.30
Mission Best Bet.	2½ #—cello.....	.32	.33	.33	.33	.34	.36	.36	.33	.39	.43	.40
Mother's spaghetti.	8-ounce cello.....	.12	.12	.12	.12	.12	.13	.13	.13	.13	.14	.14
Quaker—long and elbow.	8-ounce carton.....	.13	.13	.13	.13	.13	.14	.14	.14	.14	.15	.16
Reliance long and elbow, salad and small seashells, alphabets, coiled vermicelli.	8-ounce cello.....	.12	.12	.12	.12	.13	.13	.13	.13	.13	.14	.15
Reliance long and elbow, salad and small seashells, alphabets, coiled vermicelli.	16-ounce cello.....	.20	.20	.21	.21	.21	.23	.23	.21	.22	.23	.25
Reliance long and elbow, salad and small seashells, alphabets, coiled vermicelli.	27-ounce cello.....	.30	.30	.31	.31	.31	.33	.34	.34	.34	.37	.30
Ronzoni macaroni—bologna style.	16-ounce carton.....	.23	.23	.23	.24	.24	.26	.26	.26	.26	.28	.23
Van Camp's Tenderoni.	8-ounce carton.....	.12	.12	.12	.12	.12	.13	.13	.13	.13	.13	.16

This amendment shall become effective April 20, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 14th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5316; Filed, April 14, 1944; 11:22 a. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 426; Amdt. 22]

CUCUMBERS

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.*

Maximum Price Regulation No. 426 is amended in the following respects:

1. Column 4 of table 7 of Appendix H, Article III, section 15 is amended to read as follows:

Col. 4
Season
Nov. 1-Dec. 31 Jan. 1-Apr. 30 May 1-May 31 June 1-Oct. 31
Nov. 1-Dec. 31 Jan. 1-Apr. 30 May 1-May 31 June 1-Oct. 31
Nov. 1-Dec. 31 Jan. 1-Apr. 30 May 1-May 31 June 1-Oct. 31
Nov. 1-Dec. 31 Jan. 1-Apr. 30 May 1-May 31 June 1-Oct. 31

*Copies may be obtained from the Office of Price Administration.

18 F.R. 16409, 16294, 16519, 16423, 17372; 9 F.R. 790, 902, 1581, 2008, 2023, 2091, 2493.

This amendment shall become effective April 12, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 12th day of April 1944.

CHESTER BOWLES,
Administrator.

Approved: April 11, 1944.

GROVER B. HILL,
Assistant War Food Administrator.

[F. R. Doc. 44-5188; Filed, April 12, 1944; 4:41 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Rev. SR 11 to GMFR, Amdt. 46]

LEASING OF TRUCKS BETWEEN CARRIERS

A statement of considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

A new subparagraph (146) is added to § 1499.46 (b) to read as follows:

(142) Leasing of trucks between carriers pursuant to directions of the Office of Defense Transportation under the provisions of its Administrative Order ODT 10, issued March 10, 1944, General Order ODT 3, Revised, as amended March 10, 1944 and General Order ODT 17, as amended March 10, 1944. This exemption applies only to the compensation charged between carriers for the rental of the truck, and does not extend to any other type of truck rental or to the rates which the lessee may charge the shipper.

The exemption granted by this paragraph shall remain in effect only until July 13, 1944.

This amendment shall become effective April 14, 1944.

(56 Stat. 23, 765, Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 7 F.R. 4681)

Issued this 14th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5318; Filed, April 14, 1944; 11:22 a. m.]

PART 1499—COMMODITIES AND SERVICES [Rev. SR 14 to GMFR, Amdt. 115]

NEW COMMERCIAL MOTOR VEHICLES; MODIFICATION OF MAXIMUM PRICES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 6.3 of Revised Supplementary Regulation 14 is amended in the following respects:

1. The undesignated subparagraph in paragraph (a) which precedes subparagraph (1) is amended to read as follows:

The maximum price of a new commercial motor vehicle shall be a price determined in accordance with § 1499.2, or § 1499.3 when § 1499.2 cannot be applied, of the General Maximum Price Regulation, to which may be added an allowance (called increment) permitted by subparagraph (1), (2) or (3), below, whichever is applicable, for each calendar month or greater part thereof within the period from March 1, 1942, up to and including, whichever is earlier, April 30, 1944, or the date of sale of the new commercial motor vehicle. However, the increment may be added only if the seller complies with the conditions in subparagraph (4), (5), (6) or (7), below, and at the time of delivery the seller executes and delivers to the purchaser and to the Office of Price Administration, Washington, D. C., the certification set forth in paragraph (e). Such increment shall not include any provision for extra, special or optional equipment until such equipment

is part of the vehicle. Where a reseller of a new and unused commercial motor vehicle who purchased the vehicle for use cannot determine a price under § 1499.2 of the General Maximum Price Regulation, he may either charge a price not to exceed the price, including increment, which he paid for such vehicle less 75 percent of the retail price of each piece of equipment he removed from the vehicle, regardless of the conditions in subparagraph (4), (5), (6) or (7), below, and the furnishing of the certification in paragraph (e), or like other resellers who cannot establish a price under § 1499.2 of the General Maximum Price Regulation, he may obtain a price under § 1499.3 of that regulation.

2. Subparagraph (3) in paragraph (a) is amended to read as follows:

(3) In the case of trailers stored outdoors at any time on or after October 31, 1942, the lower of the following two amounts; (i) $\frac{1}{2}$ of 1 per cent of the list price of such trailer, and of the list price of any extra, special or optional equipment built into or installed on such trailer, or if there is no such list price, $\frac{1}{2}$ of 1 per cent of the price at which such trailer or extra, special or optional equipment was last contracted to be sold between January 1, 1942, and March 31, 1942, or (ii) \$15.

3. Subparagraph (1) in paragraph (f) is amended by deleting from the first sentence the words "and has not been transferred to any person other than a sales agency for the purpose of resale" and substituting therefor the words "has not been used except for the purpose of sale".

This amendment shall become effective April 19, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 14th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5317; Filed, April 14, 1944;
11:22 a. m.]

PART 1499—COMMODITIES AND SERVICES

[Rev. SR 14 to GMPR, Amdt. 121]

PACKAGED ROLLED OATS

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.*

Section 1.27 is added to read as follows:

Sec. 1.27 *Packaged rolled oats*—(a) *Definitions*. (1) "Packaged rolled oats" means oats rolled and packaged for human consumption in containers holding three pounds or less.

(b) *Maximum prices*. Any seller whose maximum prices for sales of packaged rolled oats are on April 13, 1944, established by the General Maximum Price Regulation may adjust his maxi-

mum prices therefor to an amount not in excess of:

(1) His maximum price as established by the General Maximum Price Regulation to the same class of purchasers for the same variety, brand (if any) and container type and size of packaged rolled oats; plus

(2) \$0.013 per pound of net weight of rolled oats.

(c) *Notification to wholesalers and retailers of authorized change in maximum price*. With the first delivery after April 18, 1944, of an item of packaged rolled oats, in any case where a seller establishes his maximum price pursuant to this section, he shall supply each wholesaler and retailer who purchases from him with written notice as set forth below:

(Insert date)

NOTICE TO WHOLESALERS AND RETAILERS

Our OPA ceiling price for (describe item by variety, brand, if any, container type and size) has been established by the Office of Price Administration. We are authorized to inform you that if you are a wholesaler or retailer pricing this item under Maximum Price Regulations Nos. 421, 422, or 423, you must refigure your ceiling price for this item on the first delivery of it to you containing this notification on or after April 19, 1944. You must refigure your ceiling price following the rules in section 6 of Maximum Price Regulations Nos. 421, 422, or 423, whichever is applicable to you.

For a period of 60 days after the seller has established his maximum price under this section, and with his first shipment after the 60-day period to each purchaser who has not made a purchase within that time, the seller shall include the notice set forth above in each case or carton containing the item, or securely attach it to the case or carton, or insert it on or attach it to the invoice accompanying the shipment.

This amendment shall become effective April 19, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5288; Filed, April 13, 1944;
4:44 p. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I—General Land Office

(Appendix)

[Public Land Order 220]

NEW MEXICO AND TEXAS

ORDER ESTABLISHING THE MESILLA NATIONAL WILDLIFE REFUGE

By virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

Subject to valid existing rights, including the use of the lands for grazing or other purposes under any lease made under the provisions of the act of August 27, 1935, 49 Stat. 906, (U.S.C., title 22, sec. 277e), all public land within the

following-described area in Dona Ana County, New Mexico, is hereby withdrawn from all forms of appropriation under the public-land laws, including the mining laws, and such land, and all other lands and waters owned or controlled by the United States within the said area and the hereinafter-described area in El Paso County, Texas, are hereby reserved and set apart for the use of the Department of the Interior as a refuge and breeding ground for migratory birds and other wildlife.

NEW MEXICO

NEW MEXICO PRINCIPAL MERIDIAN

T. 23 S., R. 3 E., parts of secs. 26, 35, and 36;
T. 23 S., R. 3 E., parts of secs. 1 and 12;
T. 23 S., R. 4 E., parts of secs. 6, 7, and 8;
Part of the Santa Teresa Grant.

TEXAS

Parts of Tracts 3A and 3B, Block 3, Upper Valley.

The lands above referred to are more particularly described by metes and bounds as follows:

Beginning at Boundary Monument No. 75 on the line between the State of New Mexico and the State of Texas, on the easterly boundary of the Santa Teresa Grant, on the east side of the Rio Grande, approximately 135 feet southeast of the easterly end of Country Club Bridge, south of Country Club Road, and about 40 feet west of the center line of the East Levee:

Thence from said initial point, along the boundary between New Mexico and Texas, part of the easterly boundary of the Santa Teresa Grant,

S. 61°03'41" E., 114.63 ft. to a point on said boundary, from which point Boundary Monument No. 76 bears S. 61°03'41" E., 935.10 ft. distant;

Thence in the State of New Mexico and the Santa Teresa Grant,

S. 18°23'42" E., 662.49 ft. to a point;

S. 17°37'27" E., 102.77 ft. to a point;

S. 10°57'23" E., 477.23 ft. to a point;

S. 7°33'21" E., 493.11 ft. to a point, from which point Boundary Monument No. 77 bears S. 44°07'32" E., 757.65 ft. distant;

S. 7°33'21" E., 207.10 ft. to a point;

S. 0°05'31" E., 23.60 ft. to a point;

S. 7°43' E., 54.93 ft. to a point;

S. 12°08' W., 34.60 ft. to a point;

S. 0°05'31" E., 12.20 ft. to a point;

S. 10°48'47" W., 246.20 ft. to a point;

S. 18°23'18" W., 380.00 ft., approximate, to a point on the easterly boundary of the Santa Teresa Grant;

Thence in General Land Office Tract 33 in secs. 26 and 35, T. 23 S., R. 3 E.,

S. 18°28'18" W., 133.23 ft., approximate, to a point;

S. 32°23' W., 871.81 ft. to a point on the north boundary of the Montoya Spur Drain, from which point Boundary Monument No. 73 bears N. 61°18'20" E., 895.02 ft. distant;

Thence along the north boundary of the Montoya Spur Drain, S. 83°56' W., 51.45 ft. to a point;

Thence crossing said Drain, S. 6°55'44" W., 196.24 ft. to a point on the south boundary of said Drain;

Thence along said south boundary, N. 63°43' E., 35.27 ft. to a point;

Thence, S. 6°55'44" W., 741.83 ft. to the P. C. of a curve; With a 2231.22 foot radius curve to the left, 1674.02 feet to a point on the curve, on the boundary common to New Mexico and Texas, from which point Boundary Monument No. 80 bears N. 13°59'15" E., 1048.72 ft. distant;

Thence continuing with said curve in Texas, 367.75 ft. to a point on the curve;

*Copies may be obtained from the Office of Price Administration.

N. 89°49'20" E., 6.08 ft. to a point;
 S. 36°00'45" E., 112.98 ft. to a point;
 S. 37°09'21" E., 995.22 ft. to the P. C. of a curve;
 With a 2824.54 foot radius curve to the left, 600.43 ft. to a point on the boundary common to New Mexico and Texas, on the north boundary of General Land Office Tract 37 in secs. 35 and 36, T. 28 S., R. 3 E., from which point Boundary Monument No. 81B bears S. 87°13'26" W., 593.25 ft. distant;
 Continuing with said curve, in New Mexico and in General Land Office Tract 37, in secs. 35 and 36, T. 28 S., R. 3 E., 451.24 ft., approximate, to a point in General Land Office Tract 37, on the line between secs. 35 and 36;
 Continuing with said curve 145.00 ft., approximate, to the P. T. of said curve;
 S. 61°25'50" E., 875.61 ft. to a point on the line between General Land Office Tract 37 and the Santa Teresa Grant;
 Thence in the Santa Teresa Grant, S. 61°25'50" E., 321.92 ft. to the P. C. of a curve;
 With a 2904.00 foot radius curve to the right, 911.16 ft., the P. T. of said curve;
 S. 43°27'12" E., 3321.75 ft. to the P. C. of a curve;
 With a 2904.79 foot radius curve to the right, 217.54 ft. to a point on the south boundary of the Santa Teresa Grant and the north boundary of lot 1, sec. 1, T. 29 S., R. 3 E., from which point the southeast corner of the Santa Teresa Grant bears S. 89°56'30" E., 303.00 ft. distant;
 Thence in lot 1, sec. 1,
 Continuing with said curve, 231.10 ft. to a point on the line between lot 1 and General Land Office Tract 53 in sec. 1;
 Thence in General Land Office Tract 53, Continuing with said curve 416.29 ft. to the P. T. of said curve;
 S. 26°23'34" E., 749.84 ft. to a point on the line between General Land Office Tracts 53 and 56;
 Thence in General Land Office Tract 56, S. 26°23'34" E., 560.00 ft., approximate, to a point on the line between sec. 1, T. 29 S., R. 3 E., and sec. 6, T. 29 S., R. 4 E., in General Land Office Tract 56;
 Thence in sec. 6,
 S. 26°23'34" E., 616.42 ft., approximate, to a point on the line between secs. 6 and 7, from which the corner common to secs. 1 and 12, T. 29 S., R. 3 E., and secs. 6 and 7, T. 29 S., R. 4 E., bears West 275.00 ft., approximate, distant;
 Thence in sec. 7,
 S. 26°23'34" E., 110.23 ft., approximate, to a point;
 S. 28°28' E., 204.00 ft. to a point;
 S. 32°36' E., 204.00 ft. to a point;
 S. 36°44' E., 204.00 ft. to a point;
 S. 40°53' E., 204.00 ft. to a point;
 S. 45°01' E., 204.00 ft. to a point;
 S. 49°09' E., 204.00 ft. to a point;
 S. 53°18' E., 204.93 ft. to a point on the line between General Land Office Tracts 58 and 59;
 Thence in General Land Office Tract 58, S. 57°09' E., 173.89 ft. to a point on the line between General Land Office Tract 58 and lot 1;
 Thence in lot 1,
 S. 63°56' E., 494.57 ft. to a point;
 S. 68°57'14" E., 974.33 ft. to a point on the center line of the old river bed of the Rio Grande, from which point the corner common to secs. 5, 6, 7, and 8, T. 29 S., R. 4 E., bears N. 54°23'49" E., 3132.32 ft. distant;
 Thence,
 S. 68°57'14" E., 913.02 ft. to the P. C. of a curve;
 With a 5689.58 foot radius curve to the left, 1738.92 ft. to a point on a curve on the line between secs. 7 and 8, from which point the corner common to secs. 5, 6, 7, and 8 bears N. 00°02' E., 2520.17 ft. distant;

Thence in sec. 8,
 Continuing with said curve, 17.56 ft. to the P. T.;
 S. 86°38'32" E., 2953.68 ft. to the P. C. of a curve;
 With a 2824.79 foot radius curve to the left, 1020.60 ft. to a point on the line between lots 1 and 2;
 Thence in lot 1,
 Continuing with said curve 943.16 ft. to a point on the center line of the old river bed of the Rio Grande.
 Thence in the Rio Grande,
 S. 63°55' E., 116.08 ft. to a point;
 S. 76°54' E., 176.71 ft. to a point;
 S. 88°21' E., 203.11 ft. to a point on the line between secs. 8 and 9;
 Thence along the line between secs. 8 and 9, S. 0°02' W., 50.21 ft. to a point on a curve in the southeasterly right-of-way boundary of the Rio Grande Canal, in the Rio Grande, from which point the quarter-section corner on the west boundary of sec. 9 bears S. 0°02' W., 355.79 ft. distant;
 Thence in sec. 8, with the southeast right-of-way boundary of the Rio Grande Canal, With a 2954.93 foot radius curve to the right, 1530.36 ft. to a point on the line between lots 1 and 2, sec. 8;
 Thence with part of the line between lots 1 and 2,
 S. 0°02' W., 695.87 ft. to a point, from which point the southeast corner of lot 2 bears S. 0°02' W., 215.26 ft. distant;
 Thence S. 57°22' W., 148.60 ft. to the P. C. of a curve; With a 402.80 foot radius curve to the right, 196.10 ft. to the P. T.;
 S. 85°16' W., 58.10 ft. to the P. C. of a curve; With a 479.00 foot radius curve to the right, 235.00 ft. to the P. T.;
 N. 66°38' W., 269.00 ft. to the P. C. of a curve; With a 142.10 foot radius curve to the right, 50.90 ft. to the P. T.;
 N. 46°07' W., 92.60 ft. to the P. C. of a curve; With a 247.30 foot radius curve to the left, 168.60 ft. to the P. T.
 N. 85°11' W., 553.30 ft. to a point;
 N. 83°48' W., 33.98 ft. to a point;
 S. 30°27' W., 148.08 ft. to a point;
 S. 46°24' W., 76.85 ft. to a point;
 S. 47°57' W., 46.28 ft. to a point;
 S. 71°41' W., 489.84 ft. to a point;
 S. 86°20' W., 125.26 ft. to a point;
 N. 63°26' W., 158.76 ft. to a point;
 S. 78°34' W., 58.85 ft. to a point;
 S. 72°53' W., 31.73 ft. to a point;
 S. 44°14' W., 104.66 ft. to a point;
 S. 23°12' W., 42.52 ft. to a point;
 S. 23°08' W., 115.18 ft. to a point;
 N. 81°09' W., 91.08 ft. to a point;
 N. 55°11' W., 160.46 ft. to a point;
 N. 51°07' W., 38.87 ft. to a point;
 N. 74°16' W., 147.53 ft. to a point;
 S. 83°02' W., 80.05 ft. to a point;
 S. 76°12' W., 231.73 ft. to a point;
 N. 57°34' W., 229.27 ft. to a point;
 N. 70°15' W., 279.45 ft. to a point on the line between secs. 7 and 8, from which point the corner common to secs. 5, 6, 7, and 8, T. 29 S., R. 4 E., bears N. 0°02' E., 3743.34 ft. distant;
 Thence in sec. 7,
 N. 45°34' W., 175.05 ft. to a point;
 N. 84°39' W., 139.61 ft. to a point;
 S. 84°46' W., 252.05 ft. to a point;
 N. 57°43' W., 112.36 ft. to a point;
 N. 42°45' W., 251.92 ft. to a point;
 N. 12°18' W., 112.59 ft. to a point;
 N. 70°01' W., 58.52 ft. to a point;
 N. 78°19' W., 161.81 ft. to a point;
 S. 60°12' W., 116.61 ft. to a point;
 S. 0°02' W., 28.75 ft. to a point;
 S. 60°12' W., 62.49 ft. to a point;
 S. 65°28' W., 128.26 ft. to a point;
 S. 61°53' W., 33.06 ft. to a point;
 N. 0°02' E., 28.31 ft. to a point;
 S. 61°53' W., 29.49 ft. to a point;
 N. 87°41' W., 110.02 ft. to a point;
 N. 80°41' W., 279.88 ft. to a point;
 N. 81°54' W., 181.05 ft. to a point;
 N. 56°03' W., 777.39 ft. to a point;

N. 46°43' W., 637.66 ft. to a point;
 N. 83°31' W., 653.99 ft. to a point;
 N. 70°41' W., 601.85 ft. to a point;
 N. 46°09' W., 360.70 ft. to a point;
 N. 36°11' W., 438.60 ft. to a point;
 N. 33°25' W., 457.60 ft. to a point;
 N. 57°13' W., 333.34 ft. to a point on the line between sec. 12, T. 29 S., R. 3 E., and sec. 7, T. 29 S., R. 4 E., from which point the corner common to secs. 1 and 12, T. 29 S., R. 3 E., and secs. 6 and 7, T. 29 S., R. 4 E., bears N. 0°02' E., 1015.73 ft. distant;
 Thence in sec. 12,
 N. 45°19' W., 694.57 ft. to a point;
 N. 27°04' W., 241.55 ft. to a point;
 N. 10°31' W., 325.00 ft., approximate, to a point on the line between secs. 1 and 12;
 Thence in sec. 1,
 N. 10°31' W., 14.71 ft., approximate, to a point;
 N. 21°31' W., 578.26 ft. to a point;
 N. 38°09' W., 142.44 ft. to a point;
 N. 7°17' W., 260.10 ft. to a point;
 N. 46°38' W., 422.31 ft. to a point;
 North 106.00 ft. to a point;
 N. 17°23' W., 689.49 ft. to a point;
 N. 47°07' W., 267.47 ft. to a point;
 N. 85°29' W., 162.47 ft. to a point;
 N. 87°11' W., 284.35 ft. to a point;
 N. 18°18' W., 82.08 ft. to a point on the north boundary of sec. 1, T. 29 S., R. 3 E., and south boundary of the Santa Teresa Grant, from which point the southeast corner of the Santa Teresa Grant bears S. 89°56'30" E., 1537.58 ft. distant;
 Thence in the Santa Teresa Grant,
 N. 15°29' W., 278.16 ft. to a point;
 N. 79°49' W., 396.23 ft. to a point;
 N. 41°10' W., 422.38 ft. to a point;
 N. 28°18' W., 177.18 ft. to a point;
 N. 87°06' W., 356.46 ft. to a point;
 N. 47°28' W., 230.73 ft. to a point;
 N. 72°35' W., 213.81 ft. to a point;
 N. 16°48' W., 311.29 ft. to a point;
 N. 47°12' W., 183.99 ft. to a point;
 S. 88°17' W., 100.05 ft. to a point;
 N. 20°33' W., 487.01 ft. to a point;
 N. 54°12' W., 150.43 ft. to a point;
 N. 19°55' W., 487.20 ft. to a point;
 N. 61°27' E., 154.83 ft. to a point;
 N. 26°34' W., 160.99 ft. to a point;
 N. 75°30' W., 239.64 ft. to a point;
 N. 68°29' W., 386.99 ft. to a point;
 N. 57°40' W., 560.91 ft. to a point;
 N. 49°13' W., 655.13 ft. to a point;
 N. 65°21' W., 374.08 ft. to a point;
 N. 28°35' W., 355.31 ft. to a point;
 N. 73°14' W., 76.24 ft. to a point;
 N. 32°18' W., 125.40 ft. to a point;
 N. 46°45' W., 324.01 ft. to a point;
 N. 29°24' W., 289.25 ft. to a point;
 N. 51°37' W., 165.86 ft. to a point;
 N. 65°36' E., 94.43 ft. to a point;
 N. 21°27' W., 361.00 ft. to a point;
 N. 51°07' W., 318.60 ft. to a point;
 N. 66°02' W., 295.47 ft. to a point;
 N. 27°31' W., 320.25 ft. to a point;
 N. 5°17' W., 347.48 ft. to a point;
 N. 29°32' W., 339.75 ft. to a point;
 S. 56°33' E., 360.00 ft. to a point on the center line of the Rio Grande;
 Thence in the Rio Grande, along the center line thereof,
 N. 23°33' W., 92.47 ft. to a point;
 N. 13°48' W., 176.08 ft. to a point;
 N. 7°55' W., 195.68 ft. to a point;
 N. 10°49' W., 234.36 ft. to a point;
 N. 7°33' W., 182.68 ft. to a point;
 N. 2°28' E., 163.15 ft. to a point;
 N. 13°47' E., 159.59 ft. to a point;
 N. 26°14' E., 235.24 ft. to a point;
 N. 37°00' E., 269.20 ft. to a point;
 N. 33°28' E., 275.61 ft. to a point;
 N. 21°13' E., 115.94 ft. to a point;
 N. 7°13' E., 160.35 ft. to a point;
 Thence leaving the Rio Grande,
 N. 64°57' W., 234.70 ft. to a point on the south right-of-way boundary of the Nemexas Drain;

Thence crossing said drain,
 N. 56°30' E., 168.29 ft. to a point;
 N. 19°03'11" E., 248.83 ft. to a point;
 N. 15°04'44" E., 208.94 ft. to a point;
 N. 69°32' W., 35.16 ft. to a point;
 N. 15°04'44" E., 607.69 ft. to a point;
 N. 12°22'58" E., 342.75 ft. to a point;
 N. 6°22'22" E., 223.97 ft. to a point;
 N. 3°15'57" E., 185.14 ft. to a point;
 N. 2°25' W., 191.98 ft. to a point;
 N. 9°18' W., 192.66 ft. to a point;
 N. 16°12' W., 192.67 ft. to a point;
 N. 19°38'57" W., 1155.98 ft. to a point on
 the boundary between New Mexico and
 Texas, from which point Boundary Mon-
 ument No. 74 bears N. 77°06'01" W.,
 567.30 ft. distant;

Thence along the boundary between New
 Mexico and Texas,

S. 77°06'01" E., 704.36 ft. to the place of
 beginning.

It is unlawful for any person to pur-
 sue, hunt, trap, capture, willfully disturb,
 or kill any bird or wild animal of any kind
 whatsoever within the limits of the refuge
 or for any person other than personnel
 of the U. S. Section of the International
 Boundary Commission, United States and
 Mexico, to enter thereon, except under
 such rules and regulations as may
 be prescribed by the Secretary of the
 Interior.

As to the lands which have been ac-
 quired or are controlled by the Inter-
 national Boundary Commission, their
 reservation as the Mesilla National Wild-
 life Refuge is subject to their use for the
 purposes of the Rio Grande Canalization
 Project, including but not limited to the
 right of ingress and egress, of clearing,
 grubbing, and leveling the floodway
 areas and borrowing earth therefrom, of
 maintaining and building levees and
 river channels, including the installa-
 tion of revetments or other control
 works along the banks thereof, of con-
 structing and maintaining or the li-
 censing of the construction or mainte-
 nance of all types of structures, includ-
 ing bridges, grade controls, culverts, di-
 version works, pipe lines, and transmis-
 sion or communication lines across or
 along the river channel, the levees, the
 floodways or any part of the area; and
 no fences or structures are to be erected,
 plantings made, or any other work per-
 formed prior to submission of plans to
 and approval thereof by the United
 States Commissioner of the International
 Boundary Commission.

This reservation shall be known as the
 Mesilla National Wildlife Refuge.

ABE FORTAS,

Acting Secretary of the Interior.

APRIL 6, 1944.

[F. R. Doc. 44-5290; Filed, April 14, 1944;
 9:38 a. m.]

[Public Land Order 221]

UTAH

ORDER WITHDRAWING PUBLIC LANDS FOR USE IN CONNECTION WITH PROSECUTION OF WAR

By virtue of the authority vested in
 the President and pursuant to Executive
 Order No. 9337 of April 24, 1943, it is
 ordered as follows:

Subject to valid existing rights, the
 following-described public lands are

hereby withdrawn from all forms of ap-
 propriation under the public-land laws,
 including the mining and mineral-leas-
 ing laws, and reserved under the juris-
 diction of the Secretary of the Interior
 for use in connection with the prosecu-
 tion of the war:

SALT LAKE MERIDIAN

T. 37 S., R. 21 E.,
 Sec. 3, SW $\frac{1}{4}$, unsurveyed;
 Sec. 10, NW $\frac{1}{4}$, unsurveyed.
 The areas described aggregate approxi-
 mately 320 acres.

This order shall take precedence over
 but not modify the order of June 22, 1935,
 of the Secretary of the Interior, estab-
 lishing Utah Grazing District No. 6, so
 far as such order affects the above-de-
 scribed lands.

ABE FORTAS,

Acting Secretary of the Interior.

APRIL 7, 1944.

[F. R. Doc. 44-5291; Filed, April 14, 1944;
 9:39 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Com- mission

[S. O. 187-A]

PART 95—CAR SERVICE

REFRIGERATION OF POTATOES

At a session of the Interstate Com-
 merce Commission, Division 3, held at its
 office in Washington, D. C., on the 11th
 day of April, A. D. 1944.

Upon further consideration of Service
 Order No. 187 (9 F.R. 2949-50) of March
 16, 1944, and good cause appearing
 therefor: *It is ordered, That:*

Service Order No. 187 (9 F.R. 2949-50)
 of March 16, 1944, 49 CFR § 95.335, pro-
 hibiting the use of refrigerator cars for
 transporting potatoes, other than sweet,
 below prescribed minimum grade, from
 various states named therein be, and it
 is hereby vacated and set aside. (40 Stat.
 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat.
 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, That this order
 shall become effective at 7:00 a. m.,
 April 21, 1944; that a copy of this order
 and direction shall be served upon each
 State Commission enumerated in the first
 ordering paragraph of this order; that
 a copy of this order and direction shall
 be served upon the Association of Ameri-
 can Railroads, Car Service Division, as
 agent of the railroads subscribing to the
 car service and per diem agreement
 under the terms of that agreement; and
 that notice of this order be given to the
 general public by depositing a copy in
 the office of the Secretary of the Com-
 mission at Washington, D. C., and by
 filing it with the Director, Division of the
 Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,
 Secretary.

[F. R. Doc. 44-5309; Filed, April 14, 1944;
 11:13 a. m.]

[S. O. 187]

PART 95—CAR SERVICE

TRANSPORTATION OF LOW GRADE POTATOES

At a session of the Interstate Commerce
 Commission, Division 3, held at its office
 in Washington, D. C., on the 11th day of
 April, A. D. 1944.

It appearing, that Marvin Jones, War
 Food Administrator of the War Food
 Administration has certified to the Of-
 fice of Defense Transportation that an
 emergency exists in the marketing of old
 potatoes, other than sweet, and that the
 transportation and movement of low
 grade and cull potatoes, other than
 sweet, for other than manufacturing and
 livestock feed will result in a wasteful
 transportation; and the Office of Defense
 Transportation recommends that this
 Commission cooperate with it to prevent
 such wasteful transportation; the Com-
 mission is of the opinion that an emer-
 gency exists requiring immediate action
 to prevent wasteful transportation and
 congestion of traffic: *It is ordered, That:*

§ 95.336 (a) *Use of railroad box cars
 or refrigerator cars prohibited for trans-
 porting potatoes, other than sweet, below
 prescribed grade.* No common carrier
 by railroad subject to the Interstate
 Commerce Act shall accept for transpor-
 tation or move any railroad box car or
 refrigerator car loaded with potatoes,
 other than sweet, grading below U. S.
 Commercial or below eighty percent
 (80%) U. S. No. 1 quality from any point
 in the States of Connecticut, Maine,
 Massachusetts, Michigan, Minnesota,
 New Hampshire, New Jersey, New York,
 North Dakota, Pennsylvania, Rhode Is-
 land, South Dakota, Vermont, or Wis-
 consin, nor shall accept for transporta-
 tion or move any railroad box car or
 refrigerator car loaded with potatoes,
 other than sweet, grading below U. S.
 No. 2 grade 1 $\frac{1}{2}$ " minimum, from any
 point in the States of California, Colo-
 rado, Idaho, Montana, Nebraska, Ne-
 vada, Oregon, Utah, Washington, or Wy-
 oming, except as provided in paragraph
 (b) hereof.

(b) (1) *Use of refrigerator cars for
 transporting potatoes, other than sweet,
 of the prescribed minimum grade or
 above the prescribed minimum grade.*
 No common carrier by railroad subject
 to the Interstate Commerce Act shall ac-
 cept for transportation or move any re-
 frigerator car loaded with potatoes, other
 than sweet, of the minimum grade or
 above the minimum grade prescribed in
 paragraph (a) of this section from any
 point in the states set forth therein un-
 less or until the shipper or consignor
 thereof surrenders with the bill of lading
 to the carrier's agent a Federal State In-
 spection Certificate or, in the event a
 Federal State Shipping Point Inspection
 Certificate is not procurable, a written
 assurance that such shipment of pota-
 toes is of the minimum grade or above
 the minimum grade prescribed in para-
 graph (a) of this section.

(2) *Use of railroad box cars for trans-
 porting potatoes, other than sweet, be-
 low the prescribed minimum grade.* No
 common carrier by railroad subject to
 the Interstate Commerce Act shall ac-

cept for transportation or move any railroad box car loaded with potatoes, other than sweet, grading below the minimum grade prescribed in paragraph (a) of this section from any point in the states set forth therein unless such shipment is consigned to a manufacturing plant for manufacturing purposes only or to livestock feeders or feed processors for use as livestock feed and unless or until the shipper or consignor thereof endorses upon the bill of lading a written endorsement "For manufacturing only" or "For livestock feed only", as the case may be.

(c) *Exemption.* The provisions of this order shall not be construed to prohibit the acceptance for transportation or movement from any point in the states set forth in paragraph (a) of this section of any railroad freight cars, including refrigerator cars, loaded with potatoes, other than sweet, of any grade, for seed purposes provided the sacks containing the potatoes are tagged with the respective state certified or war approved seed tags and provided further that the state certified seed certificate or war approved seed certificate is surrendered with the bill of lading to the carrier's agent.

(d) *Application.* (1) The provisions of this order shall apply to intrastate as well as interstate traffic.

(2) The provisions of this order shall not apply to railroad box cars or refrigerator cars completely loaded, or accepted for transportation or moving prior to the effective date of this order.

(e) *Tariff provisions suspended.* The operation of all tariff rules and regulations insofar as they conflict with the provisions of this order is hereby suspended.

(f) *Announcement of suspension.* Each of such railroads, or its agent, shall publish, file, and post a supplement to each of its tariffs affected hereby, in substantial accordance with the provisions of rule 9 (k) of the Commission's Tariff Circular No. 20 (§ 141.9 (k) of this chapter) announcing the suspension of any of the provisions therein.

(g) *Special and general permits.* The provisions of this order shall be subject to any special or general permits issued by the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C., to meet specific needs or exceptional circumstances. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, That this order shall become effective at 7:00 a. m., April 21, 1944; that a copy of this order and direction shall be served upon each State Commission enumerated in the first ordering paragraph of this order; that a copy of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing

it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 44-5310; Filed, April 14, 1944;
11:13 a. m.]

Notices

DEPARTMENT OF THE INTERIOR.

Bureau of Reclamation.

OKANOGAN PROJECT, WASH.

PARTIAL REVOCATION OF FIRST AND SECOND FORM WITHDRAWALS

MARCH 13, 1944.

THE SECRETARY OF THE INTERIOR.

SIR: From recent investigations in connection with the Okanogan project, the withdrawal of the hereinafter described lands, withdrawn in the first and second forms prescribed by section 3 of the act of June 17, 1902 (32 Stat. 388) by Departmental Orders of April 20, 1903, August 23, 1905 and February 17, 1908, no longer appears necessary to the interests of the project.

It is therefore recommended that so much of said orders as withdrew the lands hereinafter listed be revoked, *Provided*, That such revocation shall not affect the withdrawal of any other lands by said orders or affect any other order withdrawing or reserving the lands hereinafter listed.

OKANOGAN PROJECT

WILLAMETTE MERIDIAN, WASHINGTON.

- T. 33 N., R. 26 E.
Sec. 3, Lot 4, W $\frac{1}{2}$ NW $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 4;
Sec. 5, S $\frac{1}{2}$ N $\frac{1}{2}$, SE $\frac{1}{4}$;
Sec. 8, NE $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 9, NW $\frac{1}{4}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$, NW $\frac{1}{4}$.
T. 34 N., R. 26 E.
Sec. 1, SE $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 10, W $\frac{1}{2}$ E $\frac{1}{2}$;
Sec. 12, E $\frac{1}{2}$, S $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 13;
Sec. 14, S $\frac{1}{2}$ NE $\frac{1}{4}$, S $\frac{1}{2}$;
Sec. 15, E $\frac{1}{2}$;
Sec. 21, NE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$;
Sec. 22, E $\frac{1}{2}$, S $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$;
Sec. 23, E $\frac{1}{2}$, NW $\frac{1}{4}$, W $\frac{1}{2}$ SW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 24, N $\frac{1}{2}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$, N $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 25, Lots 1, 2, W $\frac{1}{2}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 26, Lot 2, NE $\frac{1}{4}$, NW $\frac{1}{4}$ NW $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$;
Secs. 27, 28;
Sec. 29, SE $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 33, E $\frac{1}{2}$, E $\frac{1}{2}$ W $\frac{1}{2}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 34, W $\frac{1}{2}$ NE $\frac{1}{4}$, W $\frac{1}{2}$.
T. 34 N., R. 27 E.
Sec. 6, Lots 2, 3, 4, 6, 7;
Sec. 7, Lot 6, S $\frac{1}{2}$ SE $\frac{1}{4}$.

Respectfully,

H. W. BASHORE,
Commissioner.

I concur: March 31, 1944.

FRED W. JOHNSON,
Commissioner of the
General Land Office.

The foregoing recommendation regarding the Okanogan project is hereby approved, and it is so ordered. The jurisdiction over and use of such lands by the Bureau of Reclamation shall cease upon the date of the signing of this order.

This order, however, shall not otherwise become effective to change the status of the lands until 10:00 o'clock a. m. of the sixty-third day from the date on which it is signed, whereupon the lands shall, subject to valid existing rights, become subject to such application, petition, location, or selection as may be authorized by the public-land laws in accordance with the provisions of 43 CFR 295.8 (Circ. 324, May 22, 1914, 43 L. D. 254) and 43 CFR Part 295, to the extent that these regulations are applicable.

The Commissioner of the General Land Office is hereby authorized and directed to cause the records of his office and of the local land office to be noted accordingly.

MICHAEL W. STRAUS,
First Assistant Secretary.

APRIL 6, 1940.

[F. R. Doc. 44-5293; Filed, April 14, 1944;
9:38 a. m.]

PRIEST RAPIDS PROJECT, WASH.

PARTIAL REVOCATION OF FIRST FORM WITHDRAWAL

MARCH 11, 1944.

THE SECRETARY OF THE INTERIOR.

SIR: From recent investigations in connection with the Priest Rapids project, the withdrawal of the hereinafter described lands, withdrawn in the first form prescribed by section 3 of the act of June 17, 1902 (32 Stat. 388), by Departmental Orders of July 29 and November 10, 1904, no longer appears necessary to the interests of the project.

It is therefore recommended that so much of said orders as withdrew the lands hereinafter listed be revoked, *Provided*, That such revocation shall not affect the withdrawal of any other lands by said orders or affect any other orders withdrawing or reserving the lands hereinafter listed.

PRIEST RAPIDS PROJECT

WILLAMETTE MERIDIAN, WASHINGTON

- T. 13 N., R. 24 E.,
Sec. 16 N $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 17, N $\frac{1}{2}$ N $\frac{1}{2}$;
Sec. 18, N $\frac{1}{2}$ NE $\frac{1}{4}$.
T. 15 N., R. 25 E.,
Secs. 19 to 35, inclusive.

Respectfully,

H. W. BASHORE,
Commissioner.

I concur: March 24, 1944.

FRED W. JOHNSON,
Commissioner of the General
Land Office.

The foregoing recommendation regarding the Priest Rapids project is hereby approved, and it is so ordered. The jurisdiction over and use of such lands by the Bureau of Reclamation in con-

nection with the Priest Rapids project shall cease upon the date of the signing of this order, but the Departmental Order of April 26, 1937, withdrawing Lots 1 and 2 and the E½NW¼ of section 30, Township 15 North, Range 25 East, Willamette Meridian, Washington, in connection with the Columbia Basin project, shall not be affected hereby.

This order, however, shall not otherwise become effective to change the status of the balance of the lands until 10:00 o'clock a. m. of the sixty-third day from the date on which it is signed, whereupon the lands shall, subject to valid existing rights, become subject to such application, petition, location, or selection as may be authorized by the public-land laws in accordance with the provisions of 43 CFR 295.8 (Circ. 324, May 22, 1914, 43 L. D. 254) and 43 CFR Part 296, to the extent that these regulations are applicable.

The Commissioner of the General Land Office is hereby authorized and directed to cause the records of his office and of the local land office to be noted accordingly.

MICHAEL W. STRAUS,
First Assistant Secretary.

APRIL 4, 1944.

[F. R. Doc. 44-5294; Filed, April 14, 1944;
9:38 a. m.]

HASSAYAMPA PROJECT, ARIZ.

FIRST FORM RECLAMATION WITHDRAWAL

MARCH 3, 1944.

The SECRETARY OF THE INTERIOR.

SIR: In accordance with the authority vested in you by the act of June 28, 1934 (48 Stat. 1269) as amended, it is recommended that the following described lands be withdrawn from public entry under the first form of withdrawal, as provided in section 3 of the act of June 17, 1902 (32 Stat. 388), and that Departmental Order of July 30, 1941 establishing Arizona Grazing District No. 3 be modified and made subject to the withdrawal effected by this order.

HASSAYAMPA PROJECT

GILA AND SALT RIVER MERIDIAN, ARIZONA

T. 5 N., R. 4 W.,
Sec. 2, Lots 1, 2, S½NE¼, SE¼.
T. 6 N., R. 4 W.,
Sec. 3, Lots 9, 10;
Sec. 14, W½;
Sec. 15, NE¼NE¼.
T. 7 N., R. 4 W.,
Sec. 19, W½NE¼;
Sec. 20, NE¼NW¼, S½SW¼, E½SE¼;
Sec. 28, SW¼SW¼;
Sec. 29, SW¼NE¼;
Sec. 33, E½NE¼, NE¼SE¼;
Sec. 34, NE¼SW¼.

Respectfully,

H. W. BASHORE,
Commissioner.

I concur: March 27, 1944.

ARCHIE D. RYAN,
Acting Director of the Grazing
Service.

No. 76—5

I concur: March 29, 1944.

FRED W. JOHNSON,
Commissioner of the General
Land Office.

The foregoing recommendation is hereby approved, as recommended, and the Commissioner of the General Land Office will cause the records of his office and the local land office to be noted accordingly.

MICHAEL W. STRAUS,
First Assistant Secretary.

APRIL 7, 1944.

[F. R. Doc. 44-5295; Filed, April 14, 1944;
9:38 a. m.]

HASSAYAMPA PROJECT, ARIZ.

FIRST FORM RECLAMATION WITHDRAWAL

MARCH 3, 1944.

The SECRETARY OF THE INTERIOR.

SIR: In accordance with the authority vested in you by the act of June 26, 1936 (49 Stat. 1976), it is recommended that the following described lands be withdrawn from public entry under the first form of withdrawal as provided in section 3 of the act of June 17, 1902 (32 Stat. 388):

HASSAYAMPA PROJECT

GILA AND SALT RIVER MERIDIAN, ARIZONA

T. 8 N., R. 5 W.,
Sec. 23, NE¼NW¼, NW¼SW¼.

Respectfully,

F. W. BASHORE,
Commissioner.

I concur: March 29, 1944.

FRED W. JOHNSON,
Commissioner of the General
Land Office.

The foregoing recommendation is hereby approved, as recommended, and the Commissioner of the General Land Office will cause the records of his office and the local land office to be noted accordingly.

MICHAEL W. STRAUS,
First Assistant Secretary.

APRIL 7, 1944.

[F. R. Doc. 44-5296; Filed, April 14, 1944;
9:39 a. m.]

DEPARTMENT OF LABOR.

Wage and Hour Division.

[A. O. 336]

PUERTO RICO

ACCEPTANCE OF RESIGNATION FROM AND APPOINTMENT TO SPECIAL INDUSTRY COMMITTEE NO. 3

By virtue of and pursuant to the authority vested in me by the Fair Labor Standards Act of 1938, as amended, I,

L. Metcalfe Walling, Administrator of the Wage and Hour Division, United States Department of Labor,

Do hereby accept the resignation of Mr. Beniamino Suarez from Special Industry Committee No. 3 for Puerto Rico and do appoint in his stead as representative for the employers on such Committee, Miss Maria Luisa Arcelay of Mayaguez, Puerto Rico.

Signed at New York, New York, this 10th day of April 1944.

L. METCALFE WALLING,
Administrator.

[F. R. Doc. 44-5233; Filed, April 13, 1944;
4:55 p. m.]

FEDERAL POWER COMMISSION.

[Docket No. G-533]

NORTHERN NATURAL GAS CO.

NOTICE OF APPLICATION

APRIL 12, 1944.

Notice is hereby given that on April 10, 1944, Northern Natural Gas Company (hereinafter referred to as "Applicant") filed with the Federal Power Commission an application seeking authority under Section 7 of the Natural Gas Act, as amended, to construct and operate a regulator station and approximately 1600 feet of 8½-inch pipe line. The proposed line would connect at a point in Pottawattamie County, Iowa, with an existing 8½-inch line of Applicant and extend in a northwesterly direction to the eastern end of the Douglas Street Bridge, crossing the Missouri River between Omaha, Nebraska, and Council Bluffs, Iowa, where the proposed line would connect with Applicant's 14- and 16-inch lines extending across such bridge to the American Smelting and Refining Company's plant in Omaha, Nebraska.

Applicant states that the proposed facilities will enable it to transport gas to the American Smelting and Refining Company entirely through its own facilities instead of having the Council Bluffs Gas Company participate in such transportation as at present. The Applicant further states that the proposed facilities will provide an additional connection with the Council Bluffs' distribution system for emergency use.

Any person desiring to be heard or to make any protest with reference to this application should, on or before April 29, 1944, file with the Federal Power Commission a petition or protest in accordance with the rules of practice and regulations of the Commission.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 44-5237; Filed, April 14, 1944;
9:33 a. m.]

* Filed as part of the original document.

OFFICE OF DEFENSE TRANSPORTATION.

[Supp. Order ODT 3, Rev. 99, Amdt. 1]
COMMON CARRIERS

COORDINATED OPERATIONS BETWEEN POINTS IN MISSOURI AND ILLINOIS

Upon consideration of a petition for the amendment of Appendix 2¹ to Supplementary Order ODT 3, Revised 99, filed with the Office of Defense Transportation, and good cause appearing therefor, *It is hereby ordered*, That:

Paragraph 6, captioned "Contemplated action," and paragraph 10, captioned "Effect of proposed action," of Appendix 2 to Supplementary Order ODT 3, Revised-99 are amended to read as shown in the "Statement" appended hereto.

Issued at Washington, D. C., this 14th day of April 1944.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

[F. R. Doc. 44-5302; Filed April 14, 1944;
10:48 a. m.]

[Supp. Order ODT 3, Rev. 217]

COMMON CARRIERS

COORDINATED OPERATIONS BETWEEN POINTS IN GEORGIA AND TENNESSEE

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 947, 2793, 3264, 3357), a copy of which plan is attached hereto as Appendix 2,¹ and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, *It is hereby ordered*, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges,

¹ Filed as part of the original document.

operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

6. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

7. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Division of Motor Transport, Office of Defense Transportation, Washington, D. C.

This order shall become effective April 18, 1944, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 14th day of April 1944.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

APPENDIX 1

The Mason and Dixon Lines, Incorporated,
Kingsport, Tenn.

Georgia Highway Express, Inc., Atlanta, Ga.

[F. R. Doc. 44-5299; Filed, April 14, 1944;
10:48 a. m.]

[Supp. Order ODT 3, Rev. 218]

COMMON CARRIERS

COORDINATED OPERATIONS BETWEEN POINTS IN OHIO

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 947, 2793, 3264, 3357), a copy of which plan is attached hereto as Appendix 2,¹ and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, *It is hereby ordered*, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations gov-

erning such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

6. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

7. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Division of Motor Transport, Office of Defense Transportation, Washington, D. C.

This order shall become effective April 18, 1944, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 14th day of April 1944.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

APPENDIX 1

1. Elmer G. Warne and Harold P. Gibson (a co-partnership), doing business as International Motor Company, Zanesville, Ohio.
2. The Z. C. W. Transportation Co. (a corporation), Zanesville, Ohio.

[F. R. Doc. 44-5300; Filed, April 14, 1944; 10:48 a. m.]

[Supp. Order ODT 3, Rev. 219]

COMMON CARRIERS

COORDINATED OPERATIONS BETWEEN POINTS IN ILLINOIS, IOWA AND MISSOURI

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 947, 2793, 3264, 3357) a copy of which plan is attached hereto as Appendix 2,¹ and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, *It is hereby ordered, That:*

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation

capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

6. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

7. Communications concerning this order should refer to it by the Supplementary Order number which appears in the caption on page 1 hereof, and, unless otherwise directed, should be addressed to the Division of Motor Transport, Office of Defense Transportation, Washington, D. C.

This order shall become effective April 18, 1944, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 14th day of April 1944.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

APPENDIX 1

1. Ezra Knaus and Mary Jane Knaus, doing business as Knaus Truck Lines (lessee and operator of Knaus Truck Lines, Inc.), Kansas City, Mo.
2. Watson Bros. Transportation Co., Inc., Omaha, Nebr.
3. The Rock Island Motor Transit Company, Chicago, Ill.
4. Burlington Transportation Company, Galesburg, Ill.
5. Loris Worden, doing business as Worden Transfer, Leon, Iowa.
6. Bee Freight Lines, Incorporated, Marshalltown, Iowa.
7. Merchants Motor Freight, Inc., St. Paul, Minn.

[F. R. Doc. 44-5301; Filed, April 14, 1944; 10:48 a. m.]

¹ Filed as part of the original document.

OFFICE OF PRICE ADMINISTRATION.

[MPR 188, 2d Rev. Order A-3]

CERTAIN LISTED BUILDING MATERIALS AND CONSUMERS' GOODS

ADJUSTMENT OF MAXIMUM PRICES

2d Revised Order No. A-3 under § 1499.159b of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel. Applications for absorbable adjustment of maximum prices for manufacturers of particular articles under Maximum Price Regulation No. 188.

Revised Order No. A-3 is revised and amended to read as follows:

An opinion accompanying this 2d Revised Order No. A-3 under § 1499.159b of Maximum Price Regulation No. 188 has been issued simultaneously herewith and filed with the Division of the Federal Register.

For the purpose of removing price impediments to supply in certain cases where the cost of living is not affected because an adjustment will clearly and equitably be absorbed at a subsequent level of production or trade, the Price Administrator, Washington, D. C., may adjust maximum prices for particular articles established under Maximum Price Regulation No. 188 as hereinafter provided. Applications for adjustment may be made by the seller or by the buyer on the seller's behalf and shall be filed in accordance with Revised Procedural Regulation No. 1.

The provisions of this order apply only to sellers of the articles listed below, under the circumstances and to the extent specified.

(a) *Who may apply.* An application for adjustment will be entertained in the case of any manufacturer of any of the commodities listed below if:

(1) His operating position and his ceiling price or prices for the article are such that he would qualify for relief under (b) below; and

(2) An increase in his ceiling price will not threaten an increase in established retail ceiling prices either for the article he sells, or for any commodity or service sold by those who use his article.

This latter condition is satisfied if either one of the following situations is found to exist:

(i) The article is not sold to household consumers in any form (as a finished good or as a component part or material of a finished good), but on the contrary is finally sold to persons, such as professional, institutional, industrial, or commercial consumers, who use it in the conduct of their business or profession. Its adjusted price to the user will be an inconsequential cost factor that can readily be absorbed by him.

(ii) The article is sold to a very small number of purchasers, who are pur-

chasers for resale and not ultimate consumers. One of them accounts for at least one-third of the manufacturer's entire output of the article. The purchasers are ready to absorb the adjustment requested in the manufacturer's price without either changing their own resale price or prices for the article (if their selling prices are less than their maximum prices) or using the adjustment as a basis for increasing their maximum prices. Letters from them to this effect must accompany the application.

(b) *Amount of manufacturer's adjustment.* Any adjustment of a manufacturer's maximum price made under this order will not exceed the following:

(1) If the manufacturer's entire operation is profitable, an amount sufficient to cover the unit manufacturing cost plus packing cost, and shipping cost where delivered prices are quoted or freight is allowed or equalized;

(2) If the manufacturer's entire operation is being conducted at a loss (or will be so within 30 days), an amount sufficient to cover his total unit cost to make and sell the article.

In the case of any manufacturer who qualifies under paragraph (a) (2) (i) above, no adjustment will be made under this order in an amount greater than his customers have agreed to absorb.

(c) *Purchasers for resale.* (1) *Adjustment of resale prices to business users.* In the case of any manufacturer who qualifies under paragraph (a) (2) (i) above, if a purchaser for resale handles the article in the course of its distribution from the manufacturer to the user, an order making an adjustment in the manufacturer's maximum price or prices may also adjust the maximum prices for subsequent sales of the article. Such adjustments will be made only if it is found that purchasers for resale would not otherwise receive their normal peacetime dollar margins on the article; and the adjustments will in no event exceed the dollar amount of the manufacturer's adjustment.

(2) *Absorption by purchasers for resale in other cases.* In the case of any manufacturer who qualifies under paragraph (a) (2) (ii) above, the amount of any adjustment made in the manufacturer's maximum price under this provision shall not hereafter be considered by the customer in calculating his maximum price for the article when resold by him; nor will any petition or application for amendment, adjustment, exception or other relief made by any wholesaler or retailer of the article be entertained by the Office of Price Administration to the extent that such petition or application is based, directly or indirectly, upon the increase in price granted to the manufacturer under this provision.

(d) *Definitions.* The term "unit manufacturing cost" means the total of direct

materials, direct labor, and manufacturing expenses or factory overhead, applicable to each unit of the article.

The term "total unit cost" means the total of unit manufacturing cost and reasonable general, administrative, and selling expenses applicable to the article, excluding income and excess profits taxes.

Depreciation included in cost shall be at rates which do not exceed those approved by the Bureau of Internal Revenue. Expenses not related to the manufacture and sale of the article will be excluded.

(e) *Articles covered.* This 2d Revised Order No. A-3 applies only to the following commodities:

(1) *Building materials:*

Clay slio staves.

(2) *Consumers' goods:*

Dental supplies.

Household furniture (as defined in Appendix A under Maximum Price Regulation No. 188).

Optical supplies.

Freehand blown glassware.

Illuminating glassware.

Insecticide dusters and sprayers.

Combs for personal use.

Embossed wood top cork closures.

Gas mantle rings.

Scientific glass apparatus.

Brooms for industrial use.

Brushes for industrial use.

Woodenware (Except turned or shaped wood products covered by MPR 100).

Artists' supplies.

Commercial kitchen utensils.

Laboratory, hospital and professional fixtures and equipment (except those covered by MPR No. 130, as amended).

Office fixtures and safes.

Office machines and equipment.

School and office supplies, including carbon paper, but no other paper.

Store machines, fixtures and equipment, including:

Store displays and display fixtures.

Dispensers.

Measuring devices for yard goods, screens, linoleums, etc.

Signs, electric, mechanical, etc.

Bulletin boards.

Tool cases.

Wire baskets for commercial use.

This 2d Revised Order No. A-3 shall become effective April 14, 1944.

NOTE: The reporting and record-keeping requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of April 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-5258; Filed, April 13, 1944; 11:56 a. m.]

Regional and District Office Orders.

[Region I Order G-38 Under RMFR 122, Amdt. 1]

SOLID FUELS IN MILFORD, MASS., AREA

Amendment No. 1 to Order No. G-38 under Revised Maximum Price Regulation #122. Solid fuels sold and delivered by dealers. Specified solid fuels, Milford and Hopedale, Massachusetts.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region I of the Office of Price Administration by §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122 and the Emergency Price Control Act of 1942, as amended, Region I Order G-38 under Revised Maximum Price Regulation No. 122 is hereby amended in the following respects:

(1) The title of the order is amended to read "Specified solid fuels, Milford, Massachusetts, Area".

(2) The words "In the towns of Milford and Hopedale, Massachusetts" in paragraph (a) are amended to read "In the Milford, Massachusetts, Area".

(3) The words "In Milford and Hopedale" in paragraphs (b) (1) and (c) (1) are amended to read "In the Milford, Massachusetts, Area".

(4) A new paragraph (f) is inserted, to read as follows:

(f) *Geographical applicability.* The maximum prices established by this order for "yard sales" shall apply to all such sales of the specified solid fuels at a yard located in the area covered by this order, regardless of the ultimate destination of the fuel. The maximum prices established by this order for sales on a delivered basis shall apply to all such sales of the specified solid fuels to purchasers who received delivery of the fuel within the area covered by this order, regardless of whether the dealer is located within said area.

(5) A new subparagraph (11) is added to paragraph (g), to read as follows:

(11) "Milford, Massachusetts, Area" shall mean the following cities and towns in the Commonwealth of Massachusetts: Hopedale, Milford and Upton.

This Amendment No. 1 to Order G-38 shall become effective April 14, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 7th day of April 1944.

ELDON C. SHOUR,
Regional Administrator.

[F. R. Doc. 44-5191; Filed, April 12, 1944; 4:42 p. m.]

[Region II Order G-36 Under RMFR 122]

PENNSYLVANIA ANTHRACITE IN SALEM, CUMBERLAND, AND CAPE MAY COUNTIES, N. J.

Order No. G-36 under §§ 1340.260 and 1340.259 (a) (1) of Revised Maximum

Price Regulation No. 122. Solid fuels sold and delivered by dealers. Pennsylvania anthracite delivered by dealers in Salem County, Cumberland County, and Cape May County, State of New Jersey, Coal Area X.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.260 and 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122, it is ordered:

(a) *What this order does.*—(1) *Dealers' maximum prices, area covered.* If you are a dealer in "Pennsylvania anthracite", this order fixes the maximum prices which you may charge, and if you are a purchaser in the course of trade or business, this order fixes the maximum prices which you may pay, for certain sizes and quantities of "Pennsylvania anthracite" (hereinafter called simply "anthracite") delivered to or at any point in the zones comprising State of New Jersey, Coal Area X.

Zone 1. Zone 1 includes all of Salem County in the State of New Jersey.

Zone 2. Zone 2 includes all of Cumberland County in the State of New Jersey.

Zone 3. Zone 3 includes all of Cape May County in the State of New Jersey.

(2) *Schedules of prices, charges and discounts.* The applicable prices, authorized charges, and required discounts, from which you shall determine the maximum prices for designated sizes and quantities of anthracite delivered within Zones 1, 2 and 3 are set forth in Schedules I, II and III, respectively.

(3) *To what sales this order applies.* If you are a dealer in anthracite you are bound by the prices, charges and discounts, and by all other provisions of this order for all deliveries within Zones 1, 2 and 3.

You shall determine the maximum price for "direct-delivery" sales, as hereinafter defined, by reference to the appropriate schedule of this order covering the zone to which delivery is made, whether or not you are located in one of the three zones.

You shall determine your maximum price for a "yard" sale, as hereinafter defined, by reference to the appropriate schedule of this order covering the zone in which the purchaser takes physical possession or custody of the anthracite.

(b) *What this order prohibits.* Regardless of any contract or other obligations, you shall not:

(1) Sell or, in the course of trade or business, buy anthracite of the sizes and in the quantities set forth in the schedules herein, at prices higher than the maximum prices computed as set forth in paragraph (c) of this order, although you may charge, pay, or offer less than maximum prices.

(2) Obtain any price higher than the applicable maximum price by:

(i) Changing the discounts authorized herein, or

(ii) Charging for any service rendered in connection with the sale or delivery of anthracite subject to this order, or

(iii) Using any tying agreement or requiring that the buyer purchase anything in addition to the fuel requested by him, except that a dealer may comply with requirements or standards with respect to deliveries which have been or may be issued by an agency of the United States Government.

(iv) Using any other device by which a higher price than the applicable maximum price is obtained, directly or indirectly.

(c) *How to compute maximum prices.* You must figure your maximum price as follows:

(1) *Use the schedule which covers your sale.* (Schedule I applies to sales on a "direct-delivery" basis and "yard sales" within Zone 1. You will find Schedule I in paragraph (d). In like manner, Schedules II and III apply to similar sales in Zones 2 and 3, respectively. You will find Schedule II in paragraph (e) and Schedule III in paragraph (f).)

(2) Take the dollars-and-cents figure set forth in the applicable table of the schedule, for the sizes and quantity you are selling.

(3) Deduct from that figure the amount of the discount which you are required to give, as specified therein. Where a discount is required, you must state it separately on your invoice.

(4) If you deliver a fraction of a net ton, but more than one-half ton, and the applicable schedule provides a discount on the basis of one ton or one-half ton, you shall allow a proportionate discount, making your calculation to the nearest full cent. For example, if you are required to deduct 50¢ per ton for cash payment, you shall deduct 38¢ for three-quarters of a ton.

(d) *Schedule I.* Schedule I establishes specific maximum prices for certain sizes of anthracite in certain specific quantities, delivered to or at any point within Zone 1. There is a separate table of prices for "direct-delivery" sales and "yard sales".

(1) *Sales on a "direct-delivery" basis.*

For sales of anthracite of the sizes and in the quantities specified

Size	Per net ton	Per net ½ ton	Per 100 lbs. for sales of 100 lbs. or more but less than ½ ton	Per 50 lb. paper bag
Broken, egg, stove, nut.....	\$14.25	\$7.49	\$9.50	\$9.75
Pea.....	12.70	6.69	.83	.43
Buckwheat.....	13.00	6.55	.70	—
Rice.....	9.09	4.75	—	—
Barley.....	8.00	4.25	—	—
Screenings.....	3.05	2.00	—	—

Required discounts. You shall deduct from the prices set forth in table (1) of this Schedule, on sales and deliveries of all sizes except screenings, in quantities of ½ ton or more, a discount of 50¢ per net ton and 25¢ per net ½ ton, where payment is made within fifteen days after delivery. Nothing herein requires you to sell on other than a cash basis.

(2) Yard sales.

For sales of anthracite of the sizes and in the quantities specified to dealers and to consumers

Size	Per net ton for sales of ½ ton or more		Per 100 lbs. for 100 lbs. or more, but less than ½ ton	Per 50 lb. paper bag
	To dealers	To consumers		
Broken, egg, stove, nut.....	\$13.25	\$13.75	\$0.80	\$0.45
Pea.....	11.70	12.20	.70	.40
Buckwheat.....	9.60	10.10	.60	-----
Rice.....	8.00	8.50	-----	-----
Barley.....	7.00	7.50	-----	-----
Screenings.....	2.20	2.20	-----	-----

Required discounts. You shall deduct from the prices set forth in table (2) of this schedule, on sales and deliveries of all sizes except screenings in quantities of ½ ton or more, a discount of 50¢ per net ton and 25¢ per net ½ ton, where payment is made within fifteen days after delivery. Nothing herein requires you to sell on other than a cash basis.

(e) **Schedule II.** Schedule II establishes specific maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone 2. There is a separate table of prices for "Direct-delivery" sales and "Yard sales".

(1) Sales on a "direct-delivery" basis.

For sales of anthracite of the sizes and in the quantities specified

Size	Per net ton	Per net ½ ton	Per 100 lbs. for sales of 100 lbs. or more but less than ½ ton	Per 50 lb. paper bag
Broken, egg, stove, nut.....	\$14.05	\$7.20	\$0.90	\$0.50
Pea.....	12.60	6.55	.80	.45
Buckwheat.....	10.45	5.50	.70	-----
Rice.....	9.40	4.95	-----	-----
Barley.....	8.40	4.45	-----	-----
Screenings.....	3.95	2.00	-----	-----

Required discounts. You shall deduct from the prices set forth in table (1) above, on sales and deliveries of all sizes except screenings, in quantities of ½ ton or more, a discount of 50¢ per net ton and 25¢ per net ½ ton, where payment is made within fifteen days after delivery. Nothing herein requires you to sell on other than a cash basis.

(2) Yard sales.

For sales of anthracite of the sizes and in the quantities specified to dealers and to consumers

Size	Per net ton for sales of ½ ton or more		Per 100 lbs. for 100 lbs. or more, but less than ½ ton	Per 50 lb. paper bag
	To dealers	To consumers		
Broken, egg, stove, nut.....	\$12.05	\$13.05	\$0.80	\$0.45
Pea.....	10.60	11.60	.70	.40
Buckwheat.....	8.45	9.45	.60	-----
Rice.....	7.40	8.40	-----	-----
Barley.....	6.40	7.40	-----	-----
Screenings.....	2.20	2.20	-----	-----

Required discounts. You shall deduct from the prices set forth in table (2) of this schedule, on sales and deliveries of all sizes except screenings in quantities of ½ ton or more, a discount of 50¢ per net ton and 25¢ per net ½ ton, where payment is made within fifteen days after delivery. Nothing herein requires you to sell on other than a cash basis.

(f) **Schedule III.** Schedule III establishes specific maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone 3. There is a separate table of prices for "Direct-delivery" sales and "Yard sales".

(1) Sales on a "direct-delivery" basis.

For sales of anthracite of the sizes and in the quantities specified

Size	Per net ton	Per net ½ ton	Per 100 lbs. for sales of 100 lbs. or more but less than ½ ton	Per 50 lb. paper bag
Broken, egg, stove, nut.....	\$15.10	\$7.80	\$0.90	\$0.50
Pea.....	13.15	6.85	.80	.45
Buckwheat.....	10.70	5.60	.70	-----
Rice.....	9.70	5.10	-----	-----
Barley.....	8.70	4.60	-----	-----
Screenings.....	3.95	2.00	-----	-----

Required discounts. You shall deduct from the prices set forth in table (1) of this schedule, on sales and deliveries of all sizes except screenings, in quantities of ½ ton or more, a discount of 50¢ per net ton and 25¢ per net ½ ton, where payment is made within ten days after delivery. Nothing herein requires you to sell on other than a cash basis.

(2) Yard sales.

For sales of anthracite of the sizes and in the quantities specified to dealers and to consumers

Size	Per net ton for sales of ½ ton or more		Per 100 lbs. for 100 lbs. or more but less than ½ ton	Per 50 lb. paper bag
	To dealers	To consumers		
Broken, egg, stove, nut.....	\$13.10	\$14.10	\$0.80	\$0.45
Pea.....	11.15	12.15	.70	.40
Buckwheat.....	8.70	9.70	.60	-----
Rice.....	7.70	8.70	-----	-----
Barley.....	6.70	7.70	-----	-----
Screenings.....	2.20	2.20	-----	-----

Required discounts. You shall deduct from the prices set forth in table (2) of this schedule, on sales and deliveries of all sizes except screenings, in quantities of ½ ton or more, a discount of 50¢ per net ton and 25¢ per net ½ ton, where payment is made within ten days after delivery. Nothing herein requires you to sell on other than a cash basis.

(g) **Commingling.** If you sell one size of anthracite, commingled with another size of anthracite, your maximum price for the combination shall be the maximum price established in this order for the smallest of the sizes so commingled, whether the sale be a "direct-delivery" sale or "yard sale", except in the following situation. Where a purchaser re-

quests that two or more sizes of anthracite be commingled in one delivery, then, in that event, if those sizes are separately weighed at the point of loading, the dealer may commingle those sizes in the truck or other vehicle in which the delivery is made. The price for anthracite so commingled shall be calculated on the basis of the applicable per net ton price for each size in the combination, and the invoice shall separately state the price, so determined, for the quantity of each size in the combination.

(h) **Ex Parte 148, Freight Rate Increase.** Since the Ex Parte 148 Freight Rate Increase has been rescinded by the Interstate Commerce Commission, dealers' freight rates are the same as those of December 1941. Therefore, you may not increase any schedule price on account of freight rates.

(i) **Addition of increase in supplier's maximum prices prohibited.** You may not increase the specific maximum prices established by this order to reflect, in whole or in part, any subsequent increase to you in your supplier's maximum price for the same fuel. The specific maximum prices already reflect increases to you in your supplier's maximum prices occurring up to the effective date of this order. If increases in your supplier's maximum prices should occur after such date, as the result of any amendment to or revision of a maximum price regulation issued by the Office of Price Administration governing sales and deliveries made by such suppliers, the Regional Administrator will, if he then deems it to be warranted, take appropriate action to amend this order to reflect such increases.

(j) **Taxes.** If you are a dealer subject to this order you may collect, in addition to the specific maximum prices established herein, provided you state it separately, the amount of the Federal tax upon the transportation of property imposed by section 620 of the Revenue Act of 1942 actually paid or incurred by you, or an amount equal to the amount of such tax paid by any of your prior suppliers and separately stated and collected from you by the supplier from whom you purchased. On sales to the United States or any agency thereof, or to the State of New Jersey or any political subdivision thereof, you need not state this tax separately.

(k) **Adjustable pricing.** You may not make a price adjustable to a maximum price which will be in effect at some time after delivery of the anthracite has been completed; but the price may be adjustable to the maximum price in effect at the time of delivery.

(l) **Petitions for amendment.** Any person seeking an amendment of any provision of this order may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1, except that the petition shall be filed with the Regional Administrator and acted upon by him.

(m) **Right of amendment or revocation.** The Regional Administrator or the Price Administrator may amend, revoke or rescind this order, or any provision thereof, at any time.

(n) *Applicability of other regulations.* If you are a dealer subject to this order, you are governed by the licensing provisions of Licensing Order 1. Licensing Order 1 provides, in brief, that a license is required of all persons making sales for which maximum prices are established. A license is automatically granted. It is not necessary to apply for the license. The license may be suspended for violations in connection with the sale of any commodity for which maximum prices are established. If your license is suspended, you may not sell any such commodity during the period of suspension.

(o) *Records.* If you are a dealer subject to this order, you shall preserve, keep, and make available for examination by the Office of Price Administration, a record of every sale of anthracite hereunder, showing the date, the name and address of the buyer, if known, the per net ton price charged, and the solid fuel sold. The solid fuel shall be identified in the manner in which it is described in the order. The record shall also state separately each service rendered and the charge made for it.

(p) *Posting of maximum prices; sales slips and receipts.* (1) If you are a dealer subject to this order, you shall post all your maximum prices (as set forth in the applicable schedule or schedules of this order) in your place of business in a manner plainly visible to and understandable by the purchasing public.

(2) If you are a dealer subject to this order, you shall, except for a sale of less than one-half ton, give each purchaser a sales slip or receipt showing your name and address, the kind, size, and quantity of the anthracite sold to him, the date of the sale or delivery and the price charged, separately stating the amount, if any, of the required discounts which must be deducted from, and the authorized service charges and the taxes which may be added to, the specific maximum prices prescribed herein.

In the case of all other sales, you shall give each purchaser a sales slip or receipt containing the information described in the foregoing paragraph, if requested by such purchaser or if, during December 1941, you customarily gave purchasers such sales slips or receipts.

(q) *Enforcement.* (1) Persons violating any provision of this order are subject to civil and criminal penalties, including suits for treble damages, provided for by the Emergency Price Control Act of 1942, as amended.

(2) Persons who have any evidence of any violation of this order are urged to communicate with the Camden District Office of the Office of Price Administration or with the Price Panel of the appropriate War Price and Rationing Board.

(r) *Definitions and explanations.* When used in this Order No. G-36, the term:

(1) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political

subdivisions, or any agency of any of the foregoing.

(2) "Sell" includes sell, supply, dispose, barter, exchange, lease, transfer, and deliver, and contracts and offers to do any of the foregoing. The terms "sale", "selling", "sold", "seller", "buy", "purchase", and "purchaser" shall be construed accordingly.

(3) "Dealer" means any person selling anthracite of the sizes set forth in the Schedules herein, and does not include a producer or distributor making sales at or from a mine, a preparation plant operated as an adjunct of any mine, or a briquette plant.

(4) "Pennsylvania anthracite" means all coal produced in the Lehigh, Schuylkill and Wyoming regions in the Commonwealth of Pennsylvania.

(5) The sizes of "Pennsylvania anthracite" described as broken, egg, stove, nut, pea, buckwheat, rice, barley and screenings shall refer to the same sizes of the same fuel as were sold and delivered in the State of New Jersey—Coal Area X with such designation during December 1941.

(6) "Direct-delivery" means delivery to the buyer's bin or storage space.

(7) "Yard sales" means sales accompanied by physical transfer to the buyer's truck or vehicle at the yard, dock, barge, car, or at a place of business of the seller other than at seller's truck or vehicle.

(8) Except as otherwise provided herein, or as the context may otherwise require, the definitions set forth in §§ 1340.255 and 1340.266 of Revised Maximum Price Regulation No. 122 shall apply to terms used herein.

(s) *Effect of order on Revised Maximum Price Regulation No. 122.* This order shall supersede Revised Maximum Price Regulation No. 122, except as to any sales or deliveries of solid fuels not specifically subject to this order.

NOTE: The record-keeping requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Effective date. This order shall become effective April 10, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 4th day of April 1944.

DANIEL P. WOOLLEY,
Regional Administrator.

[F. R. Dec. 44-5193; Filed, April 12, 1944; 4:44 p. m.]

[Atlanta Order G-1 Under MPR 235]

FRESH BANANAS IN NORTH GEORGIA
DISTRICT AREA

Order No. G-1 under Maximum Price Regulation No. 285, as Amended. Imported fresh bananas, sales except at retail. Adjustment of maximum price for the sale of bananas by wholesalers, other than carlot receivers, to retailers and institutional users located in the North Georgia District Area.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Atlanta District Office of the Office of Price Administration by § 1351.1254a (a) of Maximum Price Regulation No. 285, as amended, and Regional Delegation Order No. 25, It is hereby ordered, That:

(A) On and after the effective date of this order, the maximum price which may be charged on the sale of bananas delivered to the premises of individual retail stores or institutional users located within the "North Georgia District Area" (except those located within the municipalities of Atlanta, Macon, and Columbus, Georgia, or the "free delivery zones" thereof) by any "wholesaler" who buys the lot of bananas from which the particular sale is made in less than carload quantities shall be the maximum price calculated in accordance with Maximum Price Regulation No. 285, as amended, plus 35¢ per cwt.

(B) *Definitions.* (1) "Free delivery zone" of Macon, Georgia, means Bibb County, Georgia.

(2) "Free delivery zone" of Columbus, Georgia, means Muscogee County, Georgia.

(3) "Free delivery zone" of Atlanta, Georgia, means the "Metropolitan Atlanta-Decatur Trade Area," located in Fulton and DeKalb Counties, consisting of the territory within the corporate limits of the municipalities of Atlanta, East Point, College Park, Hapeville, Decatur, and Avondale Estates, and all of the territory lying within the following militia districts: Buckhead (722 GM), Collins District (1328 GM), Center Hill District (1511 GM), Adamsville District (1289 GM), Poole District (1762 GM), Blackhall District (530 GM), East Point District (1332 GM), Cooks District (469 GM), Peachtree District (1362 GM), Bryant's District (479 GM), Hapeville District (1589 GM), and Southbend District (1348 GM), all in Fulton County, and Decatur District (531 GM) in DeKalb County. The following points and landmarks are within the territory included and lie near or on the outside boundaries of the "Metropolitan Atlanta-Decatur Trade Area:" On the north, Fulton Park; on the northwest, the Chattahoochee River; on the southwest, Ben Hill; on the south, the southern limits of the Cities of College Park and Hapeville; on the southeast, the Fulton County-DeKalb County boundary line, the eastern limits of the City of Avondale; and on the northeast, Emory University.

(4) The "North Georgia District Area" means the territory located within the Counties of Lincoln, Wilkes, Tallapoosa, Hancock, Washington, Johnson, Laurens, Dodge, Wilcox, Crisp, Lee, Terrell, Randolph, Quitman, or any county north or northwest of the named counties in the State of Georgia.

(5) "Wholesaler" shall be defined in the same manner as defined in Maximum Price Regulation No. 285, as amended.

(6) "Less than carload quantities" shall be any lot or quantity of bananas delivered at one time by rail or other

means of transportation which is less than 20,000 pounds.

(C) This order may be revoked, amended, or corrected at any time by the district director.

(D) This order shall become effective on the 3d day of April 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 31st day of March 1944.

E. A. THORNWELL,
District Director.

[F. R. Doc. 44-5199; Filed, April 12, 1944;
4:44 p. m.]

[Region IV Order G-5 Under RMPR 122,
Amdt. 4]

SOLID FUELS IN CHARLOTTE, N. C.

Amendment No. 4 to Order No. G-5 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Maximum prices for solid fuels in the city of Charlotte in the State of North Carolina.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1340.260 of Revised Maximum Price Regulation No. 122 and by paragraph (g) of Order No. G-5, *It is hereby ordered, That:*

The third unnumbered subparagraph under paragraph No. (c) (1) of said Order No. G-5 is amended by adding to the list of prices under the caption "High Volatile Bituminous Coals from District No. 8" the following sizes and classifications:

Size	Per ton 2,000 pounds	Per ½ ton 1,000 pounds	Per ¼ ton 500 pounds
Lump coal from Mine Index No. 481, Benedict Coal Corporation, Mine Index No. 433, Southern Collieries, Incorporated.....	\$10.45	\$5.48	\$2.91
Stoker size group from Mine Index No. 213 of Gatliff Coal Co....	9.90	5.20	2.78

This Amendment No. 4 to Order No. G-5 shall become effective April 11, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued April 6, 1944.

ALEXANDER HARRIS,
Acting Regional Administrator.

[F. R. Doc. 44-5196; Filed, April 12, 1944;
4:44 p. m.]

[Region IV Order G-15 Under RMPR 122,
Amdt. 1]

SOLID FUELS IN WINSTON-SALEM, N. C.

Amendment No. 1 to Order No. G-15 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Maximum prices for solid fuels in the city of Winston-Salem in the State of North Carolina.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1340.260 of Revised Maximum Price Regulation No. 122 and by paragraph (f) of Order No. G-15, *It is hereby ordered, That:*

The first unnumbered sub-paragraph under paragraph No. (c) (1) (i) of said Order No. G-15 is amended by adding to the list of prices under the caption "High volatile bituminous coals from District No. 8" the following sizes and classifications:

Size	Per ton 2,000 lbs.	Per ½ ton 1,000 lbs.	Per ¼ ton 500 lbs.
Lump coal size group No. 5 from Mine Index Nos. 27 and 728, Pruden Coal and Coke Co., and lump coal size group No. 2 from Mine Index No. 368, Pioneer Coal Co.....	\$9.85	\$5.18	\$2.65
Egg coal size group No. 3 from Mine Index No. 316, Harlan-Wallins Coal Co.....	10.10	5.30	2.70

This Amendment No. 1 to Order No. G-15 shall become effective April 10, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued April 6, 1944.

ALEXANDER HARRIS,
Acting Regional Administrator.

[F. R. Doc. 44-5197; Filed, April 12, 1944;
4:44 p. m.]

[Region IV Order G-17 Under RMPR 122,
Amdt. 12]

SOLID FUELS IN ROME, GA., AREA

Amendment No. 12 to Order No. G-17 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Appendix III, maximum prices for solid fuels in the City of Rome and certain adjacent territory in the State of Georgia.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1340.260 of Revised Maximum Price Regulation No. 122 and by paragraph (e) of Order No. G-17, *It is hereby ordered, That:*

Paragraph (m) (3) (i) of said Order No. G-17 be amended by adding to the list of prices under the caption "High volatile bituminous coals from District No. 8" the following sizes and classifications:

Size	Per ton 2,000 lbs.	Per ½ ton 1,000 lbs.	Per ¼ ton 500 lbs.
Egg from Sub-district No. 6 (Southern Appalachian).....	\$8.25	\$4.38	\$2.31
Block from Sub-district No. 6 (Southern Appalachian).....	8.80	4.95	2.45

This Amendment No. 12 to Order No. G-17 shall become effective April 11, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued April 6, 1944.

ALEXANDER HARRIS,
Acting Regional Administrator.

[F. R. Doc. 44-5195; Filed, April 12, 1944;
4:43 p. m.]

[Region VII Order G-2 Under SR 15]

MILK IN IDAHO AND MALHEUR COUNTY, OREG.

Order No. G-2 under § 1499.75 (a) (9) of Supplementary Regulation 15 to the General Maximum Price Regulation. Adjusted maximum prices for fluid milk sold at wholesale and at retail in certain areas of the State of Idaho and Malheur County in the State of Oregon.

Pursuant to the Emergency Price Control Act of 1942, as amended, and § 1499.75 (a) (9) (i) (a) (3) of Supplementary Regulation 15 to the General Maximum Price Regulation, and for the reasons set forth in the accompanying opinion, this order is issued.

(a) *What this order does.* This order supersedes Order No. G-1 under § 1499.75 (a) (2) (ii) of the General Maximum Price Regulation, issued November 25, 1942, and all amendments thereto, but leaves unaffected Order No. G-29 under § 1499.18 (c) of the General Maximum Price Regulation; divides Malheur County in the State of Oregon and all that part of the State of Idaho contained within this Region VII, except the City of Boise, into two districts, and establishes specific maximum prices in each district for fluid milk when sold at wholesale or at retail for human consumption; maintains present maximum prices that are higher than the specific maximum prices named herein; and in general adjusts prices upward, both at wholesale and at retail, ½¢ per quart to enable distributors to compete with processors in the purchase of milk from producers.

(b) *Relation to other orders.* This Order No. G-2 supersedes Order No. G-1 under § 1499.75 (a) (2) (ii) of the General Maximum Price Regulation, issued November 25, 1942, and all amendments thereto, but leaves unaffected to continue in full force and effect, Order No. G-29 under § 1499.18 (c) of the General Maximum Price Regulation, and leaves in full force and effect all maximum prices established under the General Maximum Price Regulation that are higher than the specific maximum prices named herein.

(c) *Two districts created.* For the purpose of this order, the area covered hereby is divided into two districts, to be known as District No. 1 and District No. 2, each of which said districts shall be as defined in paragraph (j) hereof.

(d) *Maximum prices for fluid milk when sold at wholesale and at retail in Districts 1 and 2.* The maximum prices

for fluid milk sold at wholesale or at retail in glass bottles or paper containers, in a quantity of one gallon or less, in Districts No. 1 and No. 2 as defined herein, shall upon and after the effective date of this order be as follows:

DISTRICT NO. 1

Size of glass or paper container	Grade A milk		Ungraded milk	
	Wholesale	Retail	Wholesale	Retail
	Cents	Cents	Cents	Cents
½ pint	33½		33½	
Pint	51½	6	5	6
Quart	101½	12½	9½	11½
½ gallon	19	23	17	21
Gallon	37	43	33	39

DISTRICT NO. 2

Size of glass or paper container	Grade A milk		Ungraded milk	
	Wholesale	Retail	Wholesale	Retail
	Cents	Cents	Cents	Cents
½ pint	4½		3½	
Pint	6	7	5½	6
Quart	11½	13½	10½	12½
½ gallon	21	25	19	23
Gallon	41	47	37	43

(e) *Higher established maximum prices may be maintained.* Any seller whose established maximum prices under § 1499.2 of the General Maximum Price Regulation or any applicable price regulation thereto or pursuant to any market agreement or order made or issued under the provisions of the Agricultural Marketing Agreement Act, as amended, that are higher than the prices fixed by this Order No. G-2 may continue to sell at such higher established maximum prices, and the same shall not be modified or superseded by this order.

(f) *Customary discounts, allowances, and differentials need not be maintained.* Upon and after the effective date of this Order No. G-2, it shall not be obligatory upon any seller of fluid milk hereunder to maintain or continue any customary allowance, discount, quantity discount, or differential heretofore established by him: *Provided, however,* That any seller may sell at a price lower than the maximum prices established by this order if he so desires.

(g) *Exempt sales.* This order does not apply to or in any manner affect sales of fluid milk made by one distributor or wholesaler to another distributor or wholesaler, or to purchases made from producers under Maximum Price Regulation No. 329.

(h) *Fractional price adjustments.* If the computed price for any sale includes a half-cent, the price shall be adjusted upward to the next cent.

(i) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or schedule. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(j) *Definitions.* (1) "District No. 1" means all that area in the State of Idaho contained within the Counties of Boise, Lemhi (except the community of Sal-

mon), Custer (except the communities of Mackay and Challis), Butte (except the community of Arco), Clark, Teton, Camas, and Owyhee.

(2) "District No. 2" means all of that area in the State of Idaho contained within the Counties of Adams, Valley, Washington, Payette, Gem, Fremont, Jefferson, Madison, Bonneville, Bingham, Blaine, Elmore, Ada (except the City of Boise), Gooding, Lincoln, Minidoka, Jerome, Twin Falls, Cassia, Power, Oneida, Bannock, Franklin, Bear Lake, Caribou, and Canyon, and the communities of Salmon in Lemhi County, Mackay and Challis in Custer County, and Arco in Butte County, and the County of Malheur in the State of Oregon.

(3) "Grade A Milk" means milk produced and sold under conditions which qualify it for sale and delivery in glass or paper containers at wholesale and at retail under municipal regulation which by ordinance incorporates therein all of the material and substantial terms and provisions of the police regulation commonly referred to as "Standard Milk Ordinance", and milk which has been produced by one having a Grade A producer's certificate or license duly issued by the Public Health Department of the State of Idaho in accordance with the law of that state regulating the production and sale of Grade A milk when sold and delivered at wholesale or at retail in glass bottles or paper containers for human consumption.

(4) "Ungraded milk" means all milk produced and sold and distributed in glass bottles or paper containers for human consumption as fluid milk, and which does not meet the requirements specified for "Grade A milk" as set forth in the preceding subparagraph (3).

(5) "Producer" means a farmer or other person or representative who owns, superintends, manages, or otherwise controls the operation of a farm or dairy lot on which milk is produced for sale and distribution in glass bottles or paper containers for human consumption.

(k) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

(l) *Effective date.* This Order No. G-2 shall become effective on the 4th day of April 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 4th day of April 1944.

RICHARD Y. BATTERTON,
Regional Administrator.

[F. R. Doc. 44-5193; Filed April 12, 1944;
4:43 p. m.]

[Region VII Rev. Order G-6 Under MPR 323]

FLUID MILK IN IDAHO

Revised Order No. G-6 under Maximum Price Regulation No. 329. Purchases of fluid milk from producers in certain areas of the State of Idaho.

Pursuant to the Emergency Price Control Act of 1942, as amended, and § 1351.-

403 (a) (1) (iii) of Maximum Price Regulation No. 329, as amended, and for the reasons set forth in the accompanying opinion, Order No. G-6 Under Maximum Price Regulation No. 329 is hereby redesignated Revised Order No. G-6 Under Maximum Price Regulation No. 329, and made to read as follows:

(a) *Relation to former orders.* This Revised Order No. G-6 supersedes Order No. G16 under Maximum Price Regulation No. 329, issued under date of March 27, 1943.

(b) *State of Idaho divided into two districts.* For the purpose of this Revised Order No. G-6, the State of Idaho is hereby divided into two districts, to be known as District No. 1 and District No. 2, as hereinafter defined.

(c) *Maximum prices for milk: purchased from producers in the several districts of the State of Idaho.* The maximum prices for milk: purchased from producers in the several districts of the State of Idaho for resale as fluid milk shall, upon and after the effective date hereof, be the maximum producer's price established under the provisions of the Agricultural Marketing Agreement Act of 1937, as amended, or the specific maximum prices set forth below when sold f. o. b. the producer's farm or place of production, whichever is higher.

In District No. 1:

Grade A milk—78½¢ per pound of butterfat content.

Ungraded milk—72½¢ per pound of butterfat content.

In District No. 2:

Grade A milk—81½¢ per pound of butterfat content.

Ungraded milk—73½¢ per pound of butterfat content.

(d) *Fractional price adjustments.* Computations of the butterfat content of milk shall be carried out to the second decimal place, and fractions of a cent in price shall be adjusted upward to the next cent if the fraction is one-half or more, and shall be adjusted downward to the next cent if the fraction is less than one-half cent.

(e) *Exempt sales.* (1) This order shall not apply to sales and deliveries of milk at retail, whatever the container, or to sales at wholesale, except when made by a producer to a purchaser who bottles the same in glass or paper containers for resale for human consumption as fluid milk.

(2) This order shall not apply to purchases of bulk milk from producers for use in manufacturing dairy products such as butter, cheese, evaporated or condensed milk, casein, ice cream, or any other commercial or industrial milk product.

(f) *Applicability of other price regulations.* Except insofar as the same is contradictory of or inconsistent with the terms and provisions of this revised order, Maximum Price Regulation No. 329 shall remain in full force and effect and be applicable to all purchases of milk made under this order.

(g) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or schedule. A seller's license

may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(h) *Definitions.* (1) "Grade A milk" means milk produced under conditions which qualify it for sale and delivery under municipal regulation which by ordinance incorporates therein all of the material and substantial terms and provisions of the police regulation commonly referred to as "Standard Milk Ordinance", and milk when sold and delivered by a producer having a Grade A producer's certificate or license duly issued by the Public Health Department of the State of Idaho in accordance with the law of that state regulating the production and sale of Grade A milk.

(2) "Ungraded milk" means all milk produced and sold and distributed for human consumption as fluid milk, and which does not meet the requirements specified for "Grade A milk" in the preceding paragraph (1).

(3) "Producer" means a farmer or other person or representative who owns, superintends, manages, or otherwise controls the operation of a farm or dairy lot on which milk is produced.

(4) "Purchaser" means any person who buys milk from a producer for resale.

(5) "District No. 1" means all that area in the State of Idaho contained within the Counties of Boise, Lemhi (except the community of Salmon), Custer (except the communities of Mackay and Challis), Butte (except the community of Arco), Clark, Teton, Camas, and Owyhee.

(6) "District No. 2" means all of that area in the State of Idaho contained within the Counties of Adams, Valley, Washington, Payette, Gem, Fremont, Jefferson, Madison, Bonneville, Bingham, Blaine, Elmore, Ada (except the City of Boise), Gooding, Lincoln, Minidoka, Jerome, Twin Falls, Cassia, Power, Oneida, Bannock, Franklin, Bear Lake, Caribou, and Canyon, and the communities of Salmon in Lemhi County, Mackay and Challis in Custer County, and Arco in Butte County, and the County of Malheur in the State of Oregon.

(i) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

(j) *Effective date.* This Revised Order No. G-6 shall become effective on the 4th day of April 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 4th day of April 1944.

RICHARD Y. BATTERTON,
Regional Administrator.

[F. R. Doc. 44-5194; Filed, April 12, 1944;
4:43 p. m.]

[Region VIII Order G-70 Under 18 (c),
Amdt. 2]

ALFALFA MEAL IN NEVADA

Amendment No. 2 to Order No. G-70 under § 1499.18 (c), as amended, of the General Maximum Price Regulation.

Adjusted maximum prices for sales of alfalfa meal in the State of Nevada.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.18 (c), as amended, of the General Maximum Price Regulation, and Order No. G-70 under such section, Order No. G-70 under § 1499.18 (c), as amended, of the General Maximum Price Regulation is amended to read as follows:

(1) Paragraph (e) is amended to read as follows:

The adjusted maximum price for sales of alfalfa meal by any other person, whose place of business, including warehouses, if any, is in Nevada, including any person who sells to feeders, shall be the applicable maximum prices as specified in paragraphs (a) and (c) above, plus the actual transportation cost from the processor's mill located "nearest freightwise" to the seller's business location, plus the following markups:

	Per ton
Less than one ton-----	\$7.50
One ton and less than three tons-----	7.00
Three tons or more-----	6.50

(2) Paragraph (g) is amended to read as follows:

Definitions. (1) "Alfalfa meal" means the product obtained from the grinding of the entire alfalfa hay, without the addition of any alfalfa stems, alfalfa straw, or foreign material, or the abstraction of leaves. It must be reasonably free from other crop plants and weeds, and must not contain more than 33 per cent of crude fibre.

(2) "Alfalfa stem meal" means the ground product remaining after the separation of the leafy material from alfalfa hay or meal. It must be reasonably free from other crop plants and weeds.

(3) "Alfalfa leaf meal" means the product from the grinding of alfalfa hay consisting chiefly of leafy materials separated from alfalfa hay or meal, of a minimum protein content of 20% and a maximum fibre content of 18%.

(4) "Processor" means any person who produces alfalfa meal for sale.

(5) "Feeder" means any person who buys alfalfa meal to feed livestock or poultry.

(6) "Nearest freightwise" means the alfalfa meal mill, whether or not the actual supplier, with the lowest freight rate from said mill to buyer's customary receiving point.

(7) "Actual transportation cost" means lowest common or contract carrier rate from the processor's mill to the seller's business location.

This amendment shall become effective upon its issuance.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 7th day of April 1944.

L. F. GENTNER,
Regional Administrator.

[F. R. Doc. 44-5192; Filed, April 12, 1944;
4:42 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register on April 11, 1944.

REGION I

Concord Order No. 12, filed 2:23 p. m.
Connecticut Order No. 2-F, Amendment No. 1, filed 2:21 p. m.
Connecticut Order No. 2-F, Amendment No. 2, filed 2:22 p. m.
Connecticut Order No. 3-F, Amendment No. 1, filed 2:21 p. m.
Providence Order No. W-1, Correction, filed 2:21 p. m.
Providence Order No. 1-F, Correction, filed 2:21 p. m.
Providence Order No. 2-F, filed 2:21 p. m.

REGION II

Altoona Order No. 1-F, Amendment No. 1, filed 2:26 p. m.
Binghamton Order No. 1-F, Amendment No. 1, filed 2:10 p. m.
Buffalo Order No. 1-F, Amendment No. 1, filed 2:24 p. m.
Buffalo Order No. 2-F, Amendment No. 1, filed 2:26 p. m.
Maryland Order No. 17, Amendment No. 2, filed 2:09 p. m.
Newark Order No. 2-F, filed 2:07 p. m.
New York Order No. 1-F, Amendment No. 2, filed 2:12 p. m.
Philadelphia Order No. 1-F, Amendment No. 1, filed 2:14 p. m.
Scranton Order No. 2-F, filed 2:09 p. m.
Syracuse Order No. 1-F, Amendment No. 1, filed 2:14 p. m.
Wilmington Order No. 1-F, Amendment No. 1, filed 2:13 p. m.

REGION III

Cincinnati Order No. 1-F, Amendment No. 24, filed 2:10 p. m.
Cincinnati Order No. 2-F, Amendment No. 17, filed 2:10 p. m.
Columbus Order No. 3-F, Amendment No. 15, filed 2:26 p. m.
Columbus Order No. 7-F, Amendment No. 15, filed 2:25 p. m.
Lexington Order No. 1-F, Amendment No. 24, filed 2:12 p. m.
Lexington Order No. 2-F, Amendment No. 17, filed 2:11 p. m.
Lexington Order No. 3-F, Amendment No. 15, filed 2:11 p. m.

REGION IV

Jacksonville Order No. 1-F, Amendment No. 19, filed 2:14 p. m.
Jacksonville Order No. 3-F, Amendment No. 3, filed 2:13 p. m.
Memphis Order No. 5-F, Amendment No. 3, filed 2:24 p. m.
Montgomery Order No. 5-F, Amendment No. 4, filed 2:16 p. m.
Montgomery Order No. 3-F, Amendment No. 5, filed 2:16 p. m.
Montgomery Order No. 9-F, Amendment No. 1, filed 2:14 p. m.
Montgomery Order No. 10-F, filed 2:18 p. m.
Montgomery Order No. 15, Amendment No. 2, filed 2:19 p. m.
Savannah Order No. 1-F, Amendment No. 30, filed 2:30 p. m.
Savannah Order No. 2-F, Amendment No. 25, filed 2:30 p. m.
Savannah Order No. 3-F, Amendment No. 23, filed 2:29 p. m.
Savannah Order No. 4-F, Amendment No. 22, filed 2:29 p. m.
Savannah Order No. 5-F, Amendment No. 3, filed 2:27 p. m.

REGION V

Arkansas Order No. 2-F, Amendment No. 8, filed 2:13 p. m.
Arkansas Order No. 3-F, Amendment No. 8, filed 2:13 p. m.

Arkansas Order No. 4-F, Amendment No. 10, filed 2:18 p. m.
 Arkansas Order No. 5-F, Amendment No. 9, filed 2:18 p. m.
 Arkansas Order No. 6-F, Amendment No. 10, filed 2:18 p. m.
 Dallas Order No. 1-W, filed 2:12 p. m.
 Fort Worth Order No. 5-F, Amendment No. 11, filed 2:30 p. m.
 Oklahoma City Order No. 2-F, Amendment No. 3, filed 2:27 p. m.

REGION VI

Duluth-Superior Order No. 1-F, Amendment No. 11, filed 2:24 p. m.
 La Crosse Order No. 1-F, Amendment No. 10, filed 2:04 p. m.
 La Crosse Order No. 2-F, Amendment No. 3, filed 2:05 p. m.
 North Platte Order No. 3-F, filed 2:26 p. m.
 Peoria Order No. 12, filed 2:09 p. m.
 Sioux City Order No. 2-F, Amendment No. 9, filed 2:07 p. m.
 Sioux City Order No. 1-F, Amendment 3, filed 2:24 p. m.
 Springfield Order No. 3-F, filed 2:19 p. m.

REGION VIII

Fresno Order No. 10, Amendment No. 1, filed 2:09 p. m.
 Fresno Order No. 11, Amendment No. 2, filed 2:07 p. m.
 Los Angeles Order No. L. A.-5, Amendment No. 12, filed 2:05 p. m.
 Los Angeles Order No. L. A.-6, Amendment No. 12, filed 2:05 p. m.
 Los Angeles Order No. L. A.-7, Amendment No. 12, filed 2:06 p. m.
 Los Angeles Order No. L. A.-8, Amendment No. 12, filed 2:06 p. m.

Copies of these orders may be obtained from the issuing offices.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 44-5259; Filed April 13, 1944, 11:55 a. m.]

[Region III Rev. Order G-5 Under RMPR 122, Amdt. 1]

SOLID FUELS IN AKRON, BARBERTON, AND CUYAHOGA FALLS, OHIO

Amendment No. 1 to Revised Order No. G-5 under Revised Maximum Price Regulation No. 122. Maximum prices for specified solid fuels in the municipalities of Akron, Barberton, and Cuyahoga Falls, in the State of Ohio.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region III of the Office of Price Administration by §§ 1340.260 and 1340.254 of Revised Maximum Price Regulation No. 122 *It is hereby ordered*, That Revised Order No. G-5 under Revised Maximum Price Regulation No. 122 be amended by adding paragraph C to Part I in section (c) (1) to read as follows:

C. To the prices stated in paragraphs A and B of Part I may be added 15¢ per ton provided the coal is mined in Sub-District 6 of Producing District 8. Sub-District 6 includes that portion of District 8 which is in Northern Tennessee and the following counties in Kentucky: Bell, Clay, Clinton, Jackson, Knox, Laurel, Leslie, Madison, McCreary, Owsley, Pulaski, Rock Castle, Wayne, and Whitley.

This amendment to Revised Order No. G-5 under Revised Maximum Price Reg-

ulation No. 122 shall become effective March 29, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued March 29, 1944.

CLIFFORD J. HOUSER,
Acting Regional Administrator.

[F. R. Doc. 44-5272; Filed, April 13, 1944; 1:42 p. m.]

[Region III Order G-8 Under RMPR 122, Amdt. 1]

SOLID FUELS IN LOUISVILLE, KY.

Amendment No. 1 to Order No. G-8 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Maximum prices for specified solid fuels in the Louisville, Kentucky, area.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region III of the Office of Price Administration by §§ 1340.254 and 1340.260 of Revised Maximum Price Regulation No. 122, *It is hereby ordered*, That Order No. G-8 under Revised Maximum Price Regulation No. 122 be amended in the following respects:

(a) Subparagraphs 3 and 4, paragraph A of Part I, in Schedule (c) (1) have been amended and combined so that both subparagraphs 3 and 4 now appear as subparagraph 3, paragraph A of Part I, in section (c) (1) to read as follows:

Column I	Column II	Column III	Column IV
3. Mine price classifications J and lower.....	\$7.45	\$7.70	\$7.45

(b) Subparagraph 2, paragraph A of Part I, in section (c) (1) is amended to read as follows:

Column I	Column II	Column III	Column IV
2. Mine price classifications G and H.....	\$3.65	\$7.09	\$7.45

(c) Subparagraph 2b (1), paragraph B of Part I, in section (c) (1) is amended to read as follows:

Column I	Column II	Column III	Column IV
(1) The Fourseam Mine, Index 207, of the Fourseam Coal Corporation.....	\$7.05	\$7.70	\$7.45

(d) Subparagraph 3, paragraph B of Part I, in section (c) (1) is amended to read as follows:

Column I	Column II	Column III	Column IV
3. Size Group No. 7 (top size larger than 3" but not exceeding 6" at bottom size 2" and smaller) Mine price classifications B through M.....	\$7.05	\$7.40	\$7.15

(e) Part I in section (c) (1) is amended by adding paragraph E thereto to read as follows:

E. To the prices stated in paragraphs A, B, C, and D may be added 15¢ per ton provided the coal is mined in Sub-district 6 of Producing District 8. Sub-district 6 includes that portion of District 8 which is in Northern Tennessee and the following counties in Kentucky: Bell, Clay, Clinton, Jackson, Knox, Laurel, Leslie, Madison, McCreary, Owsley, Pulaski, Rockcastle, Wayne and Whitley.

This Amendment No. 1 to Order No. G-8 under Revised Maximum Price Regulation No. 122 shall become effective April 5, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued April 5, 1944.

CLIFFORD J. HOUSER,
Acting Regional Administrator.

[F. R. Doc. 44-5370; Filed, April 13, 1944; 1:42 p. m.]

[Region III Order G-9 Under MPR 329, Amdt. 1]

FLUID MILK IN FRANKLIN COUNTY, OHIO

Amendment No. 1 to Order No. G-9 under Maximum Price Regulation No. 329. Purchases of milk from producers for resale as fluid milk, County of Franklin in the State of Ohio.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region III of the Office of Price Administration by § 1351.403 (c) of Maximum Price Regulation No. 329, *It is hereby ordered*:

(a) Section (a) of Order No. G-9 under Maximum Price Regulation No. 329, (Purchases of Milk from Producers for Resale), be, and the same is, hereby amended to read as follows:

SECTION (a). Any milk distributor in the County of Franklin in the State of Ohio may pay producers an amount not in excess of \$3.55 per cwt. for "milk" of 4% butterfat content, plus 5¢ per cwt. for each $\frac{1}{16}$ of 1% butterfat variation over 4% and minus 5¢ per cwt. for each $\frac{1}{16}$ of 1% under 4%, *Provided*, That such milk distributors shall also be subject to the express restrictions and provisions of § 1351.402 (b) (c) (d) (e) and (f) of Maximum Price Regulation No. 329.

This amendment shall become effective April 1, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued April 1, 1944.

CLIFFORD J. HOUSER,
Acting Regional Administrator.

[F. R. Doc. 44-5271; Filed, April 13, 1944;
1:42 p. m.]

[Region III Order G-26 Under MPR 329]

FLUID MILK IN MIDLAND COUNTY, MICH.

Order No. G-26 under Maximum Price Regulation No. 329. Purchases of milk from producers for resale as fluid milk.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region III of the Office of Price Administration by § 1351-408 (c) of Maximum Price Regulation No. 329, *it is hereby ordered:*

(a) Any milk distributor in Midland County in the State of Michigan may pay producers an amount not in excess of \$3.07 per cwt. for "milk" of 3½% butterfat content, plus 5¢ for each ¼ of 1% butterfat variation over 3½% and minus 5¢ for each ¼ of 1% butterfat variation under 3½%: *Provided, however,* That such milk distributor shall be subject to the express restrictions of § 1351.402 (b), (c), (d), (e) and (f) of Maximum Price Regulation No. 329.

(b) Each milk distributor increasing his price to producers for "milk" pursuant to the provisions of this order shall, within five days of such action, notify the Regional Office of the Office of Price Administration, Union Commerce Building, Cleveland, Ohio, by letter or postcard, of his price established pursuant to the provisions of this order, together with a statement of his previous price.

(c) *Definitions.* (1) "Milk distributor" is defined to mean any individual, corporation, partnership, association, or any other organized group of persons or successors of the foregoing who purchases "milk" in a raw and unprocessed state for the purpose of resale as fluid milk in glass, paper or other containers.

(2) "Producer" means a farmer, or other person or representative, who owns, superintends, manages, or otherwise controls the operations of a farm on which "milk" is produced. For the purposes of this order, farmers' cooperatives are producers when (1) they do not own or lease physical facilities for receiving, processing, or distributing milk, and (2) they do own or lease physical facilities for receiving, processing or distributing milk, but they act as selling agents for producers, whether members of such cooperative or not.

(3) "Milk" means liquid cow's milk in a raw, unprocessed state, which is purchased for resale for human consumption as fluid milk. "In a raw, unprocessed state" means unpasteurized and not sold and delivered in glass or paper containers.

(d) This order may be modified, amended or revoked at any time.

This order shall become effective April 1, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued April 1, 1944.

CLIFFORD J. HOUSER,
Acting Regional Administrator.

[F. R. Doc. 44-5273; Filed, April 13, 1944;
1:43 p. m.]

[Louisville Order G-1 Under MPR 418,
Amdt. 1]

FISH WHOLESALE IN JEFFERSON COUNTY, KY., FLOYD AND CLARK COUNTIES, IND.

Louisville District Order No. G-1 under section 7 (b) of Maximum Price Regulation No. 418, as amended, Amendment No. 1. An order establishing fixed transportation allowances for fish wholesalers in Jefferson County, Kentucky, Floyd County, Indiana, and Clark County, Indiana. Fresh fish and sea food.

For reasons set forth in an opinion issued simultaneously herewith, and under the authority delegated to the District Director of the Louisville District by the Regional Administrator of Region III by virtue of Delegation Order 1-A, Revised, it is hereby ordered that said Order No. G-1 be amended to read as follows:

SECTION 1. *Exclusive transportation allowances.* In determining maximum prices under the provisions of Maximum Price Regulation No. 418 for sales of the hereinafter designated species of fresh fish and sea food at wholesale, every person making such sales to retail establishments shall substitute in lieu of actual costs of transportation the following exclusive transportation allowances:

(a) On fish from the Atlantic Ocean, including whiting, wolf, haddock, pollock, cod, cusk, and ocean pout—\$3.50 per hundredweight.

(b) On fish from the Pacific Ocean, including halibut and silver salmon—\$5.52 per hundredweight.

(c) On fresh shrimp—\$4.39 per hundredweight.

No additions may be made for local hauling, icing, or handling.

SEC. 2. *Effective date and geographical application.* This order shall be effective on April 13, 1944, and shall apply to all sales made by wholesalers in the Greater Louisville Area to retailers in the Greater Louisville Area, which includes Jefferson County, Kentucky, Floyd County, Indiana, and Clark County, Indiana.

This order may be revised, revoked, or amended at any time.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 10th day of April 1944.

GEO. H. GOODMAN,
District Director.

[F. R. Doc. 44-5274; Filed, April 13, 1944;
1:43 p. m.]

[Montgomery Order G-1 Under MPR 426]

ICEBERG LETTUCE IN MONTGOMERY DISTRICT, ALA.

Order No. G-1 under Maximum Price Regulation No. 426, as amended. Fresh

fruits and vegetables for table use; sales except at retail. Adjustment of maximum prices for certain sales of iceberg lettuce in less than carlot or less than trucklot quantities.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Montgomery District Office of the Office of Price Administration by section 2 (b) of Maximum Price Regulation No. 426, as amended, and Regional Delegation Order No. 16, *it is hereby ordered:*

(A) On and after the effective date of this order, no person shall make a sale of iceberg lettuce in less than carlot or less than trucklot quantities at a price higher than the maximum prices herein-after established.

(1) The maximum price for a sale of iceberg lettuce in L. A. or Salinas crates containing not less than 48 heads with a minimum net weight of 60 pounds shall be:

(i) On a sale by an intermediate seller whose selling establishment is located in the free delivery zones of Montgomery or Mobile, Alabama, to another intermediate seller:

(a) When sold f. o. b. seller's platform or delivered to the purchaser's establishment when it is located within one of the named cities or free delivery zones thereof, \$5.13 per crate.

(b) When delivered to the premises of the purchaser not located in one of the named cities or free delivery zones thereof, (1) \$5.38 per crate; or (2) \$5.13 per crate plus 25¢ "freight" from the nearest city at which lettuce is customarily received in carlot quantities and which has a carlot freight rate from Salinas, California (for example, Montgomery or Mobile, Alabama), located in the free delivery zone, to the purchaser's receiving point.

(ii) On a sale by any seller delivered to a "retailer" or institutional user or procurement agency of the United States or of any state within the free delivery zones of Montgomery or Mobile, Alabama, \$5.43 per crate.

(iii) On a sale by any seller delivered to a "retailer" or institutional user or procurement agency of the United States or of any state outside of a free delivery zone, the higher of the following:

(a) \$5.68 per crate; or

(b) \$5.43 per crate plus 25¢ "freight" from the nearest city at which lettuce is customarily received in carlot quantities and which has a carlot freight rate from Salinas, California (for example, Montgomery or Mobile, Alabama), located in the free delivery zone, to the purchaser's receiving point; or

(c) The maximum price established for such sale by Maximum Price Regulation No. 426, as amended.

(2) The maximum price per pound for a sale of a type covered in paragraph (1) above, of iceberg lettuce in any container except L. A. or Salinas crates, or if sold in a L. A. crate or Salinas crate containing less than 48 heads or with a net weight of less than 60 pounds, shall be the price per crate established in paragraph (1) above for the particular type of sale involved divided by 60.

(B) *Definitions.* (1) "Free delivery zone" means all of the territory embraced in the Cities of Montgomery and Mobile, Alabama, and all of the territory embraced in this order which is 10 miles or less from any one of the named cities.

(2) "Retailer" means a person other than an intermediate seller who makes sales and deliveries to ultimate consumers.

(3) "Freight" as used in this order means "freight" as defined in section 8 (a) (7) of Maximum Price Regulation No. 426, as amended.

(4) "Intermediate seller" means any person who purchases fresh fruits and vegetables and who resells them in less than carlot or less than trucklot quantities to any person who is not an ultimate consumer.

(5) Unless the context otherwise requires, the definitions set forth in section 8 of Maximum Price Regulation No. 426, as amended, shall apply to the words and terms used herein.

(C) *Geographical applicability.* This order applies only to sales made either f. o. b. or delivered within the territory located in the Counties of Sumter, Greene, Hale, Perry, Chilton, Coosa, Tallapoosa and Chambers, in the State of Alabama, and all of the remaining counties of the State of Alabama lying and being situated south of said counties.

(D) *Exempt sales.* Sales to chain store warehouses or to any person acting as a purchasing agent for chain stores shall not be subject to this order, but shall remain subject to the provisions of Maximum Price Regulation No. 426, as amended, or any other applicable regulation heretofore or hereafter issued by the Office of Price Administration.

(E) *Applicability of Maximum Price Regulation No. 426, as amended.* All sales for which maximum prices are adjusted by this order shall remain subject to all of the provisions of Maximum Price Regulation No. 426, as amended, or as it may hereafter be amended, which are not inconsistent with the provisions of this adjustment order. All sales for which the maximum prices are not adjusted by this order shall be subject to Maximum Price Regulation No. 426, as amended.

(F) This order may be revoked, amended, or corrected at any time by the District Director.

(G) This order shall become effective on the 6th day of April, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 4th day of April 1944.

A. H. COLLINS,
District Director.

[F. R. Doc. 44-5275; Filed, April 13, 1944;
1:43 p. m.]

[Region VII Order G-26 Under RMPR 122]

SOLID FUELS IN SPECIFIED TRADE AREAS IN
DENVER REGION

Order No. G-26 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Max-

imum prices for solid fuels when sold by dealers within specified trade areas in Region VII.

Pursuant to the Emergency Price Control Act of 1942, as amended, and §§ 1340.259 (a) and 1340.260 of Revised Maximum Price Regulation No. 122, and for the reasons set forth in the accompanying opinion, this Order No. G-26 is issued.

General statement. This order brings together and integrates into a single order over twenty area pricing orders previously issued by this Regional Office. It also affords a simple method for extending area pricing of solid fuels to additional communities.

(a) *What this order does.* This order establishes area ceiling prices for certain solid fuels sold within various trade areas within Region VII. The general provisions applicable to all solid fuels and in all trade areas covered by this order are contained in the paragraphs that immediately follow. The special provisions and dollars-and-cents prices applicable in the individual trade areas are contained in separate appendices in paragraph (g). If any special provision is contrary to or inconsistent with any of the general provisions, the special provision shall be controlling in the area covered by the appendix containing that special provision. This order applies only to the solid fuels for which specific maximum prices are provided and only in the trade areas covered by the various appendices. As area pricing is extended new appendices will be added by amendment to paragraph (g).

(b) *To what sales this order applies.* If you sell coal of the kind specified in any one or more of the appendices set forth in paragraph (g) hereof and make delivery thereof either by truck direct from the mine or from or at your yard to any person within a trade area covered by the applicable appendix, the maximum prices which you may charge therefor and the customary discounts and allowances which you must give are those set forth in such appendix.

(c) *Determination of mixed coal prices.* If you mix sizes or kinds of coal, your maximum prices shall be the proportionate sum of the applicable maximum price per net ton established in this order for each of the coals so mixed, adjusted to the nearest five cents.

(d) *When transportation tax may be collected.* If on any purchase of coal made by you, you are required to pay the amount of the transportation tax imposed by section 620 of the Revenue Act of 1942, you may, in addition to the specific maximum prices established in the appendix applicable to your trade area, collect from the buyer the amount of such tax actually incurred or paid by you, or an amount equal to the amount of such tax paid by any of your prior suppliers and separately stated and collected from you by the supplier from whom you purchased, provided you state separately on your sales invoice, slip, ticket, or other memorandum, the amount of such tax so collected by you. But on sales to the United States or, any agency thereof, or any state government or any political

subdivision thereof, such tax need not be separately stated.

(e) *What you must not do.* Regardless of any contract or other obligation which you may have heretofore entered into, you shall not:

(1) Sell or in the course of trade or business buy solid fuels of the kinds and sizes covered by this order at prices higher than the maximum prices set forth in the applicable appendix; but you may sell or buy such coal at lower prices than such specific maximum prices.

(2) Obtain from a buyer anything of value over and above the applicable maximum price by:

(i) Changing or withdrawing your customary discounts, differentials, or allowances;

(ii) Charging for any service which is not expressly requested by the buyer; or

(iii) Charging for any service for which a charge is not specifically authorized by this order; or

(iv) Charging a price for any service higher than the price authorized by this order for such service; or

(v) Increasing your delivery charges, if any, for delivery outside the areas for which the maximum prices are herein set forth or increasing any interest rate on delinquent and past-due accounts over the rate or charge made by you in December, 1941; or

(vi) Using any tying agreement whereby the buyer is required or persuaded to purchase anything other than the fuel requested by him; or

(vii) Using any other device by which a price higher than your maximum price is obtained, either directly or indirectly.

(f) *An increase in your supplier's prices does not authorize you to increase your prices.* You must not increase the specific maximum prices established for you by this order to reflect in whole or in part any subsequent increase to you in your supplier's maximum prices for the fuel covered by this order. These specific maximum prices established for you by this order reflect all of the increases in the maximum prices of your supplier to the date hereof. If increase in your supplier's maximum prices shall occur after the effective date of this order, you may bring that fact to the attention of the Regional Administrator, whereupon he will take such appropriate action in the premises as the then existing facts and circumstances justify.

(g) *Adjustable pricing.* You may not make a price adjustable to a maximum price which becomes effective at some time after you have made delivery of the coal; but you may agree to sell at whatever maximum price is in effect at the time of delivery.

(h) *Petition for amendment.* If you desire an amendment of any provision of this order, you may file a petition therefor in accordance with the provisions of Revised Procedural Regulation No. 1, except that it shall be filed with the Regional Administrator and acted upon by him.

(i) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons

who make sales under price control, are applicable to all sellers subject to this order, regulation or schedule. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(j) *Applicability of other regulations.* Except as inconsistent with or contradictory of the terms and provisions of this order, all of the terms and provisions of Revised Maximum Price Regulation No. 122, except paragraph (c) of § 1340.262 thereof, as stated in paragraph (k) of this order, shall apply to all dealers selling and delivering coal in the areas covered hereby with like force and effect as though the same were rewritten herein. If you sell solid fuel of a kind or size not specifically priced by this order, all such sales and deliveries remain subject to the provisions of Revised Maximum Price Regulation No. 122 and orders issued thereunder.

(k) *Filing requirements.* Dealers whose prices are established by this order shall not be required to file prices with their District OPA Office as previously required in § 1340.262 (c). However, prices for coals not specifically covered by this order shall be filed as required by that section.

(l) *Definitions.* (1) "Carry" or "wheel-in" means to transport coal from the vehicle in which delivery is made or from the nearest accessible point of dumping or unloading and place the same in the buyer's bin or storage space when the physical condition of the premises is such as to prevent dumping or unloading directly into such bin or storage space.

(2) "Full-back" or "trimming" means to arrange and place coal in the buyer's bin by rehandling the same for the purpose of filling the bin; and applies only to the amount of coal actually rehandled.

(3) "Carrying up or down stairs" means generally the labor involved in carrying the coal up or down stairs for depositing in customer's bin or storage space.

(4) "Delivery" means delivery to the buyer's bin or storage space by dumping, chuting, or shovelling directly from the seller's truck or vehicle, or where such delivery to the buyer's bin or storage space is physically impossible, by discharging at the point nearest and most accessible to the buyer's bin or storage space and at which the coal can be discharged directly from the seller's truck.

(5) "Dealer" means any person selling solid fuels of any kind or size for which a maximum price is established by an appendix to this order for sales and deliveries made in the area covered by such appendix, but does not include transactions whereby a producer or distributor makes a sale at or from a mine or preparation plant operated as an adjunct of a mine.

(6) "Bituminous coal" means coal produced in Districts 16 to 20, both inclusive, and 22, and any sub-districts thereof, as set forth in the Minimum Price Schedules of the Bituminous Coal Division of the Department of the In-

terior and in effect as of midnight, August 23, 1943.

(m) *Additional charges for delivering beyond trade area.* For a delivery made to a place beyond the trade area as specified in the appendix applicable to you, you may make an additional charge not in excess of any such additional delivery charge you regularly made in December, 1941. If you are a dealer who was not in business in December, 1941, or if you were in business then but made no such deliveries, you may take for your additional delivery charge the charge of your nearest competitor who was established in business and did make such delivery charge in December, 1941.

(a) *Records.* Every person making a sale of solid fuel for which a maximum price is set by this order shall keep a record thereof showing the date, the name and address of the buyer, if known, the per-net-ton price charged and the solid fuel sold. The solid fuel shall be identified in the manner in which it is described in this order. The record shall also separately state each service rendered and the charge made for it.

(c) *Bureau of the Budget approval.* The reporting and record-keeping requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(p) *Right to revoke or amend.* This order and any amendment or appendix hereto may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

(q) *Appendices establishing specific maximum prices for certain trade areas in Region VII.*

APPENDIX I—ALBUQUERQUE TRADE AREA

(1) *To what sales this Appendix I applies.* This Appendix I applies only to sales made by dealers and licensed or unlicensed truck-dealers in the Albuquerque Trade Area of the State of New Mexico, which means all of that area contained within a radius of seven miles from the intersection of West Central Avenue with North and South Fourth Streets in the City of Albuquerque.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix I thereto supersede Order No. G-2 and Order No. G-18 and Amendment No. 1 thereto, insofar as the same apply to the Albuquerque Trade Area.

(3) *"Licensed truck-dealer"* means a person duly licensed in accordance with a local law to engage in the business of purchasing solid fuel for resale and making delivery thereof by truck or other conveyance to his customers, and who does not have or maintain a coal yard or coal storage facilities.

(4) *Specific maximum prices.* If you are a dealer and sell in the Albuquerque Trade Area, either i. o. b. your yard or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix I, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1—Delivered prices		Part 2—Yard prices per ton
		Per ton	Per ½ ton	
Cerrillos anthracite produced at Madrid, New Mexico:				
(A).....	Chestnut.....	\$12.05	\$6.30	\$11.65
(B).....	#1, #2, #3 grato, egg, stove and base burner.....	13.60	7.20	13.40
(C).....	#7 pea.....	10.80	5.63	10.30
(D).....	#8 buckwheat and duff.....	7.03	3.80	6.63
Bituminous coal produced in District 17: Sub-district 1, Walsenburg (E).....	#3-3" lump.....	12.20	6.30	11.70
Sub-district 9, New Mexico No. 1 (F).....	#5-6 x 3 grato.....	10.95	5.75	10.45
Bituminous coal produced in District 18: Sub-district 1, Gallup:				
(G).....	#1-4" lump.....	11.15	5.85	10.65
(H).....	#3-1½" lump.....	11.35	5.95	10.85
(I).....	#1-8 x 2 egg.....	11.25	5.90	10.75
(J).....	#6-3 x 1½ nut.....	10.75	5.65	10.25
(K).....	#11-1½ x 0 slack.....	7.85	4.20	7.35
(L).....	#12-1 x 0 slack.....	7.65	4.05	7.05
Sub-district 2, Cerrillos:				
(M).....	#1-4" lump.....	10.90	5.70	10.40
(N).....	#5-3" nut.....			
(O).....	#7-2½ x 1½ nut.....	10.00	5.25	9.60
(P).....	#8-1½ x 1 walnut.....	9.25	4.90	8.75
(Q).....	#9-1 x ¾ pea.....	7.75	4.15	7.25

	Part 1—Delivered prices						
	1 Ton	¾-Ton	½-Ton	250#	200#	150#	100#
Sub-districts 2 and 9, La Ventana and Rio Puerco:							
(R) #1-2" lump.....	\$9.50	\$5.00	\$2.75	\$1.50	\$1.00	\$0.70
(S) #9-1 x ¾ pea.....	6.50	3.50	2.00	1.10	\$1.0060
	Delivered sales by licensed or unlicensed truck-dealers to dealers			Delivered sales by licensed truck-dealers to consumers			
(R) #1-2" lump.....	\$7.50 per ton.....			\$3.50 per ton.....			
(S) #9-1 x ¾ pea.....	4.50 per ton.....			5.50 per ton.....			

The prices hereinabove established for sizes #11 and #12 slack coal are for commercial deliveries of one ton or more. Note.—Unlicensed truck-dealers can sell to dealers only, and must not sell to consumers.

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1—Delivered prices		Part 2—Yard prices per ton
		Per ton	Per 1/2 ton	
Bituminous coal produced in District 17: Sub-district 2, Canon No. 1:				
(A).....	44-8 x 3 grate 1.....	\$9.30	\$4.60	\$8.80
(B).....	40-3 x 1 1/2 nut 1.....	8.05	4.05	8.45
(C).....	410-1 1/4 x 1 chestnut 1.....	7.45	3.75	8.05
(D).....	413-1 1/4 x 0 slack.....	5.60	2.85	6.10
(E).....	414-1 x 0 slack.....	5.20		4.70
Bituminous coal produced in District 18: Sub-district 2, Cerillos:				
(F).....	41-4" lump.....	11.15	5.55	10.05
(G).....	43-6 x 3 egg.....	10.30	5.15	9.80
(H).....	40-1 x 3/8 pea.....	7.80	4.15	7.30
Cerrillos anthracite produced at Madrid, New Mexico:				
(I).....	43-sieve.....	10.05	5.20	12.55
(J).....	47-pea.....	9.10	4.50	8.60

If washed, add 10c per net ton.

(4) Letter designation. For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) Special service charges. If, in connection with the sale and delivery of coal made by you in the Las Vegas Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per 1/2 ton
"Wheel-in".....	\$0.20	\$0.35
"Pull-back" or "trimming".....	1.25	.60
"Carrying up or down stairs".....	1.00	.50
Oil or chemical treatment.....	.25	.15

APPENDIX IV—PUEBLO TRADE AREA

(1) To what sales this Appendix IV applies. This Appendix IV applies only to sales made by dealers in the Pueblo Trade Area of the State of Colorado, which means all that area contained within the corporate boundaries of the City of Pueblo, Colorado, and extending a distance of three miles beyond at all points.

(2) Relations to other orders. This Order No. G-26 and this Appendix IV thereto supersede Order No. G-5 and Amendment No. 1 thereto, insofar as the same apply to the Pueblo Trade Area.

(3) Specific maximum prices. If you are a dealer and sell in the Pueblo Trade Area of the State of Colorado, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix IV, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1—Delivered prices		Part 2—Yard prices per ton
		Per ton	Per 1/2 ton	
Bituminous coal produced in District 17: Sub-district 2, Canon No. 1:				
(A).....	42-6" lump.....	\$8.20	\$4.10	\$7.40
(B).....	42-3" x 1 1/2" nut.....	7.40	3.75	6.80
(C).....	42-3" x 1 1/2" nut.....	7.40	3.75	6.80
(D).....	410-1 1/4 x 1 chestnut 1.....	6.50	3.25	6.10
(E).....	410-1 1/4 x 0 slack.....	5.60	2.85	5.20
(F).....	413-1 1/4 x 0 slack.....	5.20		4.80
Sub-district 3, Canon No. 2:				
(G).....	42-6" lump.....	8.40	4.25	7.60
(H).....	42-3" x 1 1/2" nut.....	7.50	3.75	6.90
(I).....	42-3" x 1 1/2" nut.....	7.50	3.75	6.90
(J).....	410-1 1/4 x 1 chestnut 1.....	6.60	3.35	6.20
(K).....	410-1 1/4 x 0 slack.....	5.70	2.85	5.30
(L).....	413-1 1/4 x 0 slack.....	5.30		4.90

APPENDIX II—SANTA FE TRADE AREA

(1) To what sales this Appendix II applies. This Appendix II applies only to sales made by dealers in the Santa Fe Trade Area of the State of New Mexico, which means all that area contained within the corporate boundaries of the municipality of Santa Fe, New Mexico.

(2) Relation to other orders. This Order No. G-26 and this Appendix II thereto supersede Order No. G-19 and Amendment No. 1 thereto.

(3) Specific maximum prices. If you are a dealer and sell in the Santa Fe Trade Area, either f. o. b. your yard or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix II, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

Kind and letter designation	Size	Part 1—Delivered prices		Part 2—Yard prices per ton
		Per ton	Per 1/2 ton	
Bituminous coal produced in District 17: Sub-district 3, Canon No. 2:				
(A).....	43-3 x 1 1/2 nut.....	\$10.05	\$5.05	\$10.20
(B).....	41-4" lump.....	11.60	5.85	10.85
(C).....	42-3" x 1 1/2 nut.....	11.60	5.85	10.75
(D).....	42-3" x 1 1/2 nut.....	10.75	5.35	9.80
(E).....	42-1 x 3/8 pea.....	7.20	3.65	6.45
(F).....	42-2" lump.....	10.85	5.40	10.10
Sub-district 3, La Ventana:				
(G).....	41 Gmle.....	15.45	7.75	14.70
(H).....	42 1/2 Gmle and clove.....	15.20	7.65	14.45
(I).....	42 1/2 Gmle.....	14.70	7.35	13.95
(J).....	47 Fca.....	9.80	4.95	9.05

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1—Delivered prices		Part 2—Yard prices per ton
		Per ton	Per 1/2 ton	
Bituminous coal produced in District 17: Sub-district 3, Canon No. 2:				
(A).....	43-3 x 1 1/2 nut.....	\$10.05	\$5.05	\$10.20
(B).....	41-4" lump.....	11.60	5.85	10.85
(C).....	42-3" x 1 1/2 nut.....	11.60	5.85	10.75
(D).....	42-3" x 1 1/2 nut.....	10.75	5.35	9.80
(E).....	42-1 x 3/8 pea.....	7.20	3.65	6.45
(F).....	42-2" lump.....	10.85	5.40	10.10
Sub-district 3, La Ventana:				
(G).....	41 Gmle.....	15.45	7.75	14.70
(H).....	42 1/2 Gmle and clove.....	15.20	7.65	14.45
(I).....	42 1/2 Gmle.....	14.70	7.35	13.95
(J).....	47 Fca.....	9.80	4.95	9.05

APPENDIX III—LAS VEGAS TRADE AREA

(1) To what sales this Appendix III applies. This Appendix III applies only to sales made by dealers in the Las Vegas Trade Area of the State of New Mexico, which means all that area contained within the corporate boundaries of the municipality of Las Vegas, New Mexico, and a distance of one mile beyond at all points.

(2) Relation to other orders. This Order No. G-26 and this Appendix III thereto supersede Order No. G-18 and Amendment No. 1 thereto, insofar as the same apply to the Las Vegas Trade Area.

(3) Specific maximum prices. If you are a dealer and sell in the Las Vegas Trade Area, either f. o. b. your yard or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix III, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

Kind and letter designation	Size	Part 1—Delivered prices		Part 2—Yard prices per ton
		Per ton	Per 1/2 ton	
Bituminous coal produced in District 17: Sub-district 3, Canon No. 2:				
(A).....	43-3 x 1 1/2 nut.....	\$10.05	\$5.05	\$10.20
(B).....	41-4" lump.....	11.60	5.85	10.85
(C).....	42-3" x 1 1/2 nut.....	11.60	5.85	10.75
(D).....	42-3" x 1 1/2 nut.....	10.75	5.35	9.80
(E).....	42-1 x 3/8 pea.....	7.20	3.65	6.45
(F).....	42-2" lump.....	10.85	5.40	10.10
Sub-district 3, La Ventana:				
(G).....	41 Gmle.....	15.45	7.75	14.70
(H).....	42 1/2 Gmle and clove.....	15.20	7.65	14.45
(I).....	42 1/2 Gmle.....	14.70	7.35	13.95
(J).....	47 Fca.....	9.80	4.95	9.05

(5) Letter designation. For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(6) Special service charges. If, in connection with the sale and delivery of coal made by you in the Albuquerque Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

(4) Letter designation. For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) Special service charges. If, in connection with the sale and delivery of coal made by you in the Santa Fe Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

more of the kinds and sizes of coal named in this Appendix VI, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1—Delivered prices		Part 2—Yard prices (per ton)	
		Per ton	Per ½ ton	To dealers	To others
Bituminous coal produced in District 17: Sub-district 1, 2, and 4, Walsenburg, Canon #1 and Oak Hills: (A)----- (B)----- (C)----- Sub-districts 1, 2, 4, and 6, Walsenburg, Canon #1, Oak Hills and Mt. Harris: (D)----- (E)----- (F)----- Sub-district 5, Mt. Harris: (G)----- (H)----- (I)----- (J)----- Sub-districts 7 and 8, Trinidad Nos. 1 and 2, (coking coals): (K)----- (L)----- Sub-bituminous coal produced in District 16: Sub-districts 1, 2, & 4, Louisville, Lafayette and Marshall Nos. 4: (M)----- (N)----- Sub-district 5, Marshall #2, and Sub-district 6, Erie (O): Sub-districts 8 & 9, Frederick and El Paso: (P) Sub-district 9, El Paso: (Q) Sub-district 10, Jefferson: (R) All sub-districts: (S)----- (T)----- (U)----- (V)----- (W)----- (X)-----	#2-3" lump and egg----- #9-3 x 1½ nut (raw)----- #9-3 x 1½ nut (washed)----- #11-1½ x ¾ pea----- #13-1½ x 0 slack----- #1-8" lump----- #2-3" lump or egg----- #4-8 x 3 ½ pea----- #9-3 x 1½ nut (raw)----- #9-3 x 1½ nut (washed)----- #10-1½ x ¾ pea----- #13-1½ x 0 slack----- #2, #3, & #5-8" lump; 2½" lump and egg & 8 x 2½ grate----- #5-4 x 2½ nut----- #2 & #3-8" lump & 2½" lump & egg----- #2, #3, and #5-8" lump; 2½" lump and egg & 2½ x 8 grate----- #6-4 x 2½ nut----- #3 & #5-2½" lump & 3 x 2½ grate----- #6-4 x 2½ nut----- #8-2½ x 1½ nut----- #9-1½ x ¾ pea----- #10-2½ x 0 slack----- #11-1½ x ¾ pea----- #12-¾ x 0 slack-----	\$9.45 8.30 8.40 8.85 8.65 9.00 8.85 8.75 8.65 8.00 8.10 7.10 6.35 8.05 7.45 7.45 7.05 5.90 6.70 0.35 6.10 5.85 4.55 4.55 4.30	\$4.95 4.40 4.45 3.70 3.10 4.75 4.75 4.75 4.25 4.30 3.80 3.46 4.30 4.00 4.00 3.80 3.20 ----- 3.30 ----- ----- ----- ----- -----	\$8.20 7.05 7.15 6.95 6.15 7.75 7.50 7.50 6.75 6.85 6.60 5.85 7.05 6.45 6.45 6.05 5.40 5.70 5.55 5.10 5.60 4.05 4.05 3.80	\$8.95 7.80 7.90 ----- ----- 8.50 8.25 8.25 7.60 7.60 7.60 ----- ----- ----- 6.95 6.95 6.55 ----- 6.20 ----- 5.60 ----- ----- ----- 3.80

Note: (1) Pea and slack prices per net ton are based on sales for commercial use in lots of two tons or more. On sales of pea or slack for domestic use in lots of two tons or more on commercial sales of pea or slack in lots of less than two tons, the maximum price shall be the above-listed price, plus 2½¢. On sales of pea or slack for domestic use in lots of less than two tons, the maximum price shall be the above-listed price plus 5¢.

(2) When you sell coal at your yard by the sack, in sacks filled by you, your maximum price per sack shall not exceed the number of pounds per sack times your maximum yard price per ton to dealers for the same coal reduced to cents per pound, times two.

(3) Sub-bituminous coal means coal produced in District 16 and any sub-district thereof, as set forth in the Minimum Price Schedules of the Bituminous Coal Division of the Department of the Interior. This "sub-bituminous coal" produced in District 16 is commonly referred to as "ligonite".

(4) Letter designation. For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) Special service charges. If, in connection with the sale and delivery of coal made by you in the Denver Metropolitan Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per ½ ton
"Wheel-in" or "trimming"-----	\$0.50	\$0.25
"Pull-back" or "trimming"-----	-----	-----
"Carrying up or down stairs"-----	1.00	.50
Oil or chemical treatment-----	-----	-----
Labor involved for requested special services-----	-----	\$0.75 per hour

APPENDIX V—COLORADO SPRINGS TRADE AREA

(1) To what sales this Appendix V applies. This Appendix V applies only to sales made by dealers in the Colorado Springs Trade Area of the State of Colorado, which means all that area contained within the corporate boundaries of the City of Colorado Springs, and the nearby community of Broadmoor, the Stratton Home and the Printer's Home.

(2) Relation to other orders. This Order No. G-26 and this Appendix V thereto supersede Order No. G-5 and Amendment No. 1 thereto, insofar as the same apply to the Colorado Springs Trade Area.

(3) Specific maximum prices. If you are a dealer and sell in the Colorado Springs Trade Area of the State of Colorado, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix V, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1—Delivered prices		Part 2—Yard prices per ton
		Per ton	Per ½ ton	
Bituminous coal produced in District 17: Sub-district 2, Canon #1: (A)----- (B)----- (C)----- (D)----- (E)----- (F)----- (G)----- (H)----- Sub-district 3, Canon #2: (I)----- (J)----- (K)----- (L)----- (M)----- (N)-----	#2-0" lump----- #2-3" lump----- #7-3" x 1½ nut----- #9-3" x 1½ nut----- #10-1½ x 1" range----- #11-1½ x ¾ pea----- #13-1½ x 0 slack----- #2-0" lump----- #2-3" lump----- #7-3" x 1½ nut----- #9-3" x 1½ nut----- #10-1½ x 1" range----- #11-1½ x ¾ pea----- #13-1½ x 0 slack-----	\$0.05 9.45 8.80 8.35 7.55 7.25 6.25 0.15 8.05 8.05 8.20 7.55 7.25 6.25	\$5.10 4.00 4.05 4.05 4.05 3.40 3.40 4.85 4.75 4.55 4.35 4.05 3.90 3.40	\$9.15 8.95 8.30 7.85 7.05 6.75 5.75 8.05 8.45 8.05 7.70 7.05 6.75 5.75

APPENDIX VI—DENVER METROPOLITAN TRADE AREA

(1) To what sales this Appendix VI applies. This Appendix VI applies only to sales made by dealers in the Denver Metropolitan Trade Area of the State of Colorado, which means all that area contained within the corporate boundaries of the City and County of Denver, the Towns of Englewood and Aurora, and the suburban areas of Lakewood, Edgewater, Wheatridge, and Mountainview.

(2) Relation to other orders. This Order No. G-26 and this Appendix VI thereto supersede Order No. G-8 and Amendments Nos. 1, 2, and 3 thereto.

(3) Specific maximum prices. If you are a dealer and sell in the Denver Metropolitan Trade Area of the State of Colorado, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix VI, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

	Per ton	Per ½ ton
"Wheel-in" or "trimming"-----	\$0.50	\$0.25
"Pull-back" or "trimming"-----	-----	-----
"Carrying up or down stairs"-----	1.00	.50
Oil or chemical treatment-----	-----	-----

(4) Letter designation. For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) Special service charges. If, in connection with the sale and delivery of coal made by you in the Pueblo Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1		Part 2	
		Delivered prices		From yard	
Bituminous coal produced in District 17: Sub-district 2, Canon #1:		Per ton	Per ton		
	(A) 22-3" lump	\$9.00	\$7.40		
	(B) 22-3" lump, and #4-8" x 3" egg	0.70	0.20		
	(C) 22-3" x 1 1/2" nut	0.70	0.20		
	(D) 20-1 1/2" x 1" rungs	5.05	5.55		
	(E) 213-1 1/2" x 0" slack	3.00	4.40		
	(F) 22-3" lump	0.40	0.90		
	(G) 22-3" lump, and #4-8" x 3" egg	0.20	0.70		
	(H) 22-3" x 1 1/2" nut	5.45	5.95		
	(I) 210-1 1/2" x 1" rungs	5.05	5.55		
Sub-district 3, Canon #2:	(J) 213-1 1/2" x 0" slack	3.00	4.40		

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1—Delivered prices		Part 2—Yard prices per ton	
		Per ton	Per ½ ton		
Bituminous coal produced in district 17: Sub-district 2, Canon #1:	#2-6" lump.....	\$9.45	\$5.00		\$3.05
	#3-3" lump.....	8.25	4.00		8.75
	#7-6" x 1½" egg.....	8.60	4.55		8.10
	#7-6" x 1½" nut.....	8.35	4.45		7.85
	#8-3" x 1½" nut.....	7.40	3.95		6.90
	#10-1½" x 1" range.....	7.15	3.85		6.65
	#10-1½" x 3⁄8" pea.....	7.15	3.85		6.65
	#11-1½" x 3⁄8" pea.....	6.15	3.35		5.65
	#13-1½" x 0" slack.....				5.05
					8.45
Sub-district 3, Canon #2:	#2-6" lump.....	8.05	4.75		7.50
	#3-3" lump.....	8.75	4.65		7.25
	#7-6" x 1½" egg.....	8.55	4.55		7.00
	#7-6" x 1½" nut.....	8.20	4.45		6.75
	#8-3" x 1½" nut.....	7.25	3.95		6.50
	#10-1½" x 1" range.....	7.00	3.85		6.25
	#11-1½" x 3⁄8" pea.....	7.15	3.85		6.00
	#11-1½" x 3⁄8" pea.....	6.15	3.35		5.75
	#13-1½" x 0" slack.....	6.15	3.35		5.50

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Grand Junction Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per ½ ton
"Wheel-in".....	\$0.50	\$0.35
"Pull-back" or "trimming".....	.25	.15
Oil or chemical treatment.....	.25	.15

APPENDIX X—NORTHERN COLORADO TRADE AREA

(1) *To what sales this Appendix X applies.* This Appendix X applies only to sales made by dealers in the Northern Colorado Trade

TABLE OF MAXIMUM PRICES
[Per net ton, delivered]

Kind and letter designation	Sub-district #1, Louisville	Sub-district #2, Lafayette	Sub-district #4, Marshall #2	Sub-district #6, Erie	Sub-district #8, Frederick	All Sub-districts
Sub-bituminous coal produced in District 16:						
(A) #1-8" lump.....	\$7.00	\$7.65	\$7.25	\$7.15	\$7.05	7.00
(B) #3-2½" lump.....	7.00	7.65	7.25	7.15	7.05	7.00
(C) #4-8" x 2½" nut.....	7.00	7.65	7.25	7.15	7.05	7.00
(D) #5-8" x 2½" egg.....	7.00	7.65	7.25	7.15	7.05	7.00
(E) #6-4" x 2½" nut.....	7.00	7.65	7.25	7.15	7.05	7.00
(F) #8-2½" x 1½" nut.....	6.25	6.25	6.25	6.10	6.10	6.10
(G) #9-1½" x 3½" Mod. pea.....	5.80	5.80	5.80	5.55	5.55	5.55
(H) #10-2½" x 0" slack.....						14.50
(I) #11-1½" x 0" slack.....						14.40

¹ Slack prices per net ton are based on load lots of 2 tons or more. For deliveries of less than 2 tons, add 2½¢ to the per net ton price.

NOTE: "Sub-bituminous coal" means coal produced in District 16 and any sub-district thereof, as set forth in the Minimum Price Schedules of the Bituminous Coal Division of the Department of the Interior. This "sub-bituminous coal" produced in District 16 is commonly referred to as "liguite".

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Northern Colorado Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

Area of the State of Colorado, which means all that area contained within the County of Adams (except all of that area lying within the municipal boundaries of the Town of Aurora, which is excluded herefrom), and all of Weld County, and the eastern portion of Boulder County lying between its eastern boundary and a line ten miles west of and parallel to its eastern boundary, and the eastern portion of Larimer County lying between its eastern boundary and a line ten miles west of and parallel to its eastern boundary, in the State of Colorado.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix X thereto supersede Order No. G-15 and Amendment No. 1 thereto.

(3) *Specific maximum prices.* If you are a dealer and sell in the Northern Colorado Trade Area of the State of Colorado, delivered by truck direct from the mine or from your yard, may one or more of the kinds and sizes of coal named in this Appendix X, your maximum prices therefor are those set forth in the following:

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XI thereto supersede Order No. G-16 and Amendment No. 1 thereto.

(3) *Specific maximum prices.* If you are a dealer and sell in the Cheyenne Trade Area of the State of Wyoming, either f. o. b. your

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1—Delivered prices		Part 2—Yard prices per ton
		Per ton	Per ½ ton	
Bituminous coal produced in District 16:				
Sub-district 2, Rock Springs:				
(A) #1-8" lump.....		\$10.95	\$5.85	\$9.95
(B) #3-2½" lump.....		9.75	6.15	8.75
(C) #4-8" x 2½" nut.....		9.45	6.00	8.45
(D) #5-8" x 2½" egg.....		7.05	3.80	6.55
Sub-district 3, Hume-Rawlins, (Elk Mountain and Burn Right Coals by truck only):				
(E) #1-8" lump.....		9.85	6.20	8.85
(F) #3-2½" x 1½" nut.....		9.40	4.95	8.40
(G) #15-1½" x 0" slack.....		7.00	3.75	6.50
Bituminous coal produced in District 17:				
Sub-district 4, Oak Hills:				
(H) #3-3" lump.....		11.85	6.20	10.85
(I) #1-8" lump.....		11.05	6.10	10.05
(J) #3-3" x 3" grate.....		11.45	6.00	10.45
(K) #3-3" x 1½" nut.....		10.80	5.95	9.80
Sub-district 5, Mt. Harris:				
(L) #3-3" lump.....		11.25	5.95	10.25
(M) #1-8" lump.....		11.10	5.80	10.10
(N) #3-3" x 1½" nut.....		10.50	5.50	9.50
Bituminous coal produced in District 18:				
Sub-districts 1, 2 and 4, Louisville, Lafayette, and Marshall #4:				
(O) #2-8" lump.....		10.40	5.45	9.40
(P) #5-8" x 2½" egg.....		10.15	5.35	9.15
(Q) #3-2½" x 1½" nut.....		9.80	5.00	8.80
(R) #4-1½" x 3½" pea.....		7.20	3.85	6.70
(S) #11-1½" x 0" slack.....		6.60	3.50	6.00
Sub-districts 6 and 8, Erie and Frederick:				
(T) #2-8" lump.....		9.70	5.10	8.70
(U) #5-8" x 2½" egg.....		9.70	5.10	8.70
(V) #3-2½" x 1½" nut.....		7.40	3.95	6.90
(W) #4-1½" x 3½" pea.....		7.15	3.85	6.65
(X) #11-1½" x 0" slack.....		6.50	3.50	6.00

¹ Pea and slack prices per net ton are based on sales in lots of 2 tons or more. On sales of pea or slack of less than 2 tons the maximum price shall be the listed price per net ton plus 2¢.

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Cheyenne Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per ½ ton
"Wheel-in".....	\$9.50	\$0.35
"Pull-back" or "trimming".....	1.25	.15
"Carrying up or down stairs".....	1.00	.10
Oil or chemical treatment.....	.75	.15

APPENDIX XII—BILLINGS TRADE AREA

(1) *To what sales this Appendix XII applies.* This Appendix XII applies only to sales made by dealers in the Billings Trade Area of the State of Montana, which means all that area contained within the corporate boundaries of the City of Billings, Montana.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XII thereto supersede Order No. G-17 and Amendment No. 1 thereto, insofar as the same apply to the Billings Trade Area.

(3) *Specific maximum prices.* If you are a dealer and sell in the Billings Trade Area of the State of Montana, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XII, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Delivered prices		Part 2— Yard prices per ton
		Per ton	Per 1/2 ton	
Bituminous coal produced in District 10: Sub-district 7, Sheridan:	(A).....	\$7.45	\$4.25	\$6.45
	(B).....	7.05	4.05	6.05
	(C).....	7.25	4.15	6.25
Bituminous coal produced in District 22: Sub-district 2, Red Lodge:	(D).....			
	(E).....	8.05	4.85	7.05
	(F).....	6.40	3.70	5.40
	(G).....	6.05	3.30	4.05
	(H).....			

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Billings Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per 1/2 ton
"Wheel-in".....	\$0.75	\$0.40
"Pull-back" or "trimming".....	.25	.15
"Carrying up or down stairs".....	1.00	.60
Oil or chemical treatment.....	.25	.15

APPENDIX XIII—BUTTE TRADE AREA

(1) To what sales this Appendix XIII applies:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Delivered prices	
		Per ton	Per 1/2 ton
Bituminous coal produced in District 10: Sub-district 2, Rock Springs:	(A).....	\$11.45	\$6.25
	(B).....	7.65	4.35
	(C).....	12.60	6.75
	(D).....	11.05	6.20
	(E).....	10.35	5.70
	(F).....	8.85	4.95
	(G).....	9.20	5.10
	(H).....	8.70	4.85
	(I).....	10.50	5.75
	(J).....	10.25	5.65
Bituminous coal produced in District 22: Sub-district 1, Roundup:	(K).....	10.10	5.55
	(L).....	8.70	4.85
	(M).....	8.15	4.60
	(N).....	7.10	4.05
	(O).....	7.00	3.90
	(P).....	10.35	5.70
	(Q).....		
	(R).....		
	(S).....		
	(T).....		

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Butte Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per 1/2 ton
"Wheel-in".....	\$0.75	\$0.40
"Pull-back" or "trimming".....	.25	.15
"Carrying up or down stairs".....	1.00	.60
Oil or chemical treatment.....	.25	.15

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1—Delivered prices		Part 2— Yard prices per ton
		Per ton	Per 1/2 ton	
Bituminous coal produced in District 10: Sub-district 7, Sheridan:	(A).....	\$3.85	\$4.05	\$3.10
	(B).....	8.45	4.75	7.75
	(C).....	8.20	4.60	7.45
Bituminous coal produced in District 22: Sub-district 1, Roundup:	(D).....			
	(E).....	0.30	0.15	8.65
	(F).....	8.75	4.60	8.60
	(G).....	8.25	4.65	7.60
	(H).....	7.55	4.20	6.60
Sub-district 2, Red Lodge:	(I).....			
	(J).....	0.35	0.20	8.65
	(K).....	8.50	4.65	7.65
Sub-district 6, Bull Mountain:	(L).....			
	(M).....	0.60	0.30	8.25
	(N).....			
Sub-district 7, Great Falls #1:	(O).....			
	(P).....	7.25	4.15	6.60
	(Q).....	5.80	3.40	
	(R).....	5.30	2.10	

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Great Falls Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per 1/2 ton
"Wheel-in".....	\$0.75	\$0.40
"Pull-back" or "trimming".....	.25	.15
"Carrying up or down stairs".....	1.00	.60
Oil or chemical treatment.....	.25	.15

APPENDIX XIV—GREAT FALLS TRADE AREA

(1) To what sales this Appendix XIV applies: This Appendix XIV applies only to sales made by dealers in the Great Falls Trade Area of the State of Montana, which means all that area contained within the corporate boundaries of the City of Great Falls, Montana.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XIV thereto supersede Order No. G-17 and Amendment No. 1 thereto, insofar as the same apply to the Great Falls Trade Area.

(3) *Specific maximum prices.* If you are a dealer and sell in the Great Falls Trade Area of the State of Montana, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XIV, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1—Delivered prices		Part 2— Yard prices per ton
		Per ton	Per 1/2 ton	
Bituminous coal produced in District 10: Sub-district 7, Sheridan:	(A).....	\$3.85	\$4.05	\$3.10
	(B).....	8.45	4.75	7.75
	(C).....	8.20	4.60	7.45
Bituminous coal produced in District 22: Sub-district 1, Roundup:	(D).....			
	(E).....	0.30	0.15	8.65
	(F).....	8.75	4.60	8.60
	(G).....	8.25	4.65	7.60
	(H).....	7.55	4.20	6.60
Sub-district 2, Red Lodge:	(I).....			
	(J).....	0.35	0.20	8.65
	(K).....	8.50	4.65	7.65
Sub-district 6, Bull Mountain:	(L).....			
	(M).....	0.60	0.30	8.25
	(N).....			
Sub-district 7, Great Falls #1:	(O).....			
	(P).....	7.25	4.15	6.60
	(Q).....	5.80	3.40	
	(R).....	5.30	2.10	

APPENDIX XV—MISSOULA TRADE AREA

(1) To what sales this Appendix XV applies: This Appendix XV applies only to sales made by dealers in the Missoula Trade Area of the State of Montana, which means all that area contained within the corporate boundaries of the City of Missoula, Montana, and a distance of five miles beyond the center of the city at all points.

(2) *Relation to other orders.* This Order No. G-28 and this Appendix XV thereto supersede Order No. G-17 and Amendment No. 1 thereto, insofar as the same apply to the Missoula Trade Area.

(3) *Specific maximum prices.* If you are a dealer and sell in the Missoula Trade Area of the State of Montana, delivered by truck direct from the mine or from your yard,

any one or more of the kinds and sizes of coal named in this Appendix XV, your maximum prices therefor are those set forth in the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Delivered prices	
		Per ton	Per 1/4 ton
Bituminous coal produced in District 22: Sub-district 2, Red Lodge:			
(A)	#3-0" x 6" furnace	\$11.85	\$3.45
(B)	#5-0" x 2" grate	11.70	3.35
(C)	#7-2" x 1 1/4" nut	9.40	2.50
Sub-district 1, Roundup:			
(D)	#3-0" x 6" furnace	11.60	3.25
(E)	#5-0" x 2" stove	11.15	3.05
(F)	#7-2" x 1 1/4" nut	9.70	2.55
(G)	#9-1 1/2" x 1 1/4" pea	8.25	2.45
(H)	#10-1 1/2" x 0" slack	7.15	2.10
Bituminous coal produced in District 20: Sub-district 1, Castlegate-Hawatha:			
(I)	#11-1" x 0" slack	9.55	2.80
(J)	#13-10" x 3" stove	12.75	3.80
Bituminous coal produced in District 19: Sub-district 7, Sheridan:			
(K)	#8-3" x 1 1/4" nut	10.10	3.05
(L)	#13-10" x 3" stove	10.10	3.05
(M)	#15-1 1/2" x 0" slack	7.85	2.35
Sub-district 5, Gebo-Kirby:			
(N)	#1-8" lump, and 10" x 3" stove	13.25	3.95
(O)	#3-3" x 1 1/2" nut	11.05	3.25
Sub-district 2, Rock Springs:			
(P)	#8-3" x 1 1/2" nut	11.90	3.45
(Q)	#15-1 1/2" x 0" slack	9.50	2.85

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Missoula Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per ½-ton
"Wheel-in"-----	\$0.75	\$0.50
"Pull-back" or "trimming"-----	.25	.15
"Carrying up or down stairs"-----	1.00	.60
Oil or chemical treatment.-----	.25	.15

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1—Delivered prices		Part 2— Yard prices per ton
		Per ton	Per ½ ton	
Bituminous coal produced in District 22: Sub-districts 1 & 2, Roundup and Red Lodge:				
(A)	#1-6" lump	\$0.70		\$3.87
(B)	#3-0" x 6" furnace	0.60		1.70
(C)	#5-0" x 2" stove	0.60		5.15
(D)	#7-2" x 1 1/4" nut	8.20		4.83
(E)	#9-1 1/2" x 1 1/2" pea	6.20		2.90
(F)	#10-1 1/2" x 0" slack	5.25		3.49

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Helena Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per 1/4 ton
"Wheel-in"	\$0.75	\$0.60
"Pull-back" or "trimming"	.25	.15
"Carrying up or down stairs"	1.00	.60
Oil or chemical treatment.	.25	.15

APPENDIX XVII—BOISE TRADE AREA

(1) *To what sales this Appendix XVII applies.* This Appendix XVII applies only to the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1— Delivered prices		Part 2— Yard prices per ton
		Per ton	Per ½ ton	
Bituminous coal produced in District 20: Sub-district 1, Castlegate:				
(A)	#2-10" lump	\$12.75	\$3.65	\$11.75
(B)	#5-0" x 10" stove	12.70	3.60	11.70
(C)	#7-2" x 1 1/4" nut	11.80	3.15	10.80
(D)	#9-1 1/2" x 1 1/2" pea	10.90	3.70	9.90
(E)	#10-1 1/2" x 16" slack	10.00	3.40	9.25
(F)	#11-1" x 0" slack	9.65	3.20	8.90

Price includes oil or chemical treatment. Deduct 25¢ from the above per net ton price and 10¢ from above 1/4-ton price for untreated sales.

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Boise Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per ½ ton
"Wheel-in"	\$0.50	\$0.35
"Pull-back" or "trimming"	.25	.15
"Carrying up or down stairs"	1.00	.60
"Planking"	\$0.75 per load	

"Wheel-in" means to arrange and place planks over which coal is moved either by truck or by wheelbarrow to the buyer's bin or storage space for the purpose of protecting this buyer's property.

sales made by dealers in the Boise Trade Area of the State of Idaho, which means all that area contained within the original townsite of Boise City as filed for record in the Office of the County Recorder of Ada County, Idaho, and all that area contained within a radius of three miles from the perimeter boundaries of the original townsite of Boise City.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XVII thereto supersede Order No. G-12 and Amendment No. 1 thereto, insofar as the same apply to the Boise Trade Area.

(3) *Specific maximum prices.* If you are a dealer and sell in the Boise Trade Area of the State of Idaho, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XVII, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1— Delivered prices		Part 2— Yard prices per ton
		Per ton	Per ½ ton	
Bituminous coal produced in District 20: Sub-district 1, Castlegate:				
(A)	#2-10" lump	\$12.75	\$3.65	\$11.75
(B)	#5-0" x 10" stove	12.70	3.60	11.70
(C)	#7-2" x 1 1/4" nut	11.80	3.15	10.80
(D)	#9-1 1/2" x 1 1/2" pea	10.90	3.70	9.90
(E)	#10-1 1/2" x 16" slack	10.00	3.40	9.25
(F)	#11-1" x 0" slack	9.65	3.20	8.90

Price includes oil or chemical treatment. Deduct 25¢ from the above per net ton price and 10¢ from above 1/4-ton price for untreated sales.

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Boise Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

(1) *To what sales this Appendix XVII applies.* This Appendix XVII applies only to sales made by dealers in the Pocatello Trade Area of the State of Idaho, which means all that area contained within the corporate boundaries of the City of Pocatello, Idaho, and a distance of two miles beyond at all points.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XVIII thereto supersede Order No. G-12 and Amendment No. 1 thereto, insofar as the same apply to the Pocatello Trade Area.

(3) *Specific maximum prices.* If you are a dealer and sell in the Pocatello Trade Area of the State of Idaho, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XVIII, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

APPENDIX XVIII—POCATELLO TRADE AREA

(1) *To what sales this Appendix XVII applies.* This Appendix XVII applies only to sales made by dealers in the Pocatello Trade Area of the State of Idaho, which means all that area contained within the corporate boundaries of the City of Pocatello, Idaho, and a distance of two miles beyond at all points.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XVIII thereto supersede Order No. G-12 and Amendment No. 1 thereto, insofar as the same apply to the Pocatello Trade Area.

(3) *Specific maximum prices.* If you are a dealer and sell in the Pocatello Trade Area of the State of Idaho, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XVIII, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Delivered prices		Part 2— Yard prices per ton
		Per ton	Per ½ ton	
Bituminous coal produced in District 20: Sub-district 1, Castlegate:				
(A) "Wheel-in" or "trimming".....	#2-10" lump.....	\$10.55	\$5.00	\$9.55
(B) "Pull-back" or "trimming".....	#3-3" lump.....	10.25	4.75	9.25
(C) "Carrying up or down stairs".....	#5-8" x 3" and 10" x 3" stove.....	10.20	4.60	9.20
(D) "Planking".....	#7-3" x 1½" nut.....	9.35	4.60	8.35
(E) "Wheel-in" or "trimming".....	#9-1½" x 1½" nut.....	8.35	4.60	7.35
(F) "Carrying up or down stairs".....	#10-1½" x 0" slack.....	7.95	4.40	7.20
(G) "Planking".....	#11-1½" x 0" slack.....			

¹ Price includes oil or chemical treatment. Deduct 2½¢ from the above per net ton price and 10¢ from above ½-ton price for untreated sales.

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Pocatello Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per ½ ton
"Wheel-in" or "trimming".....	\$0.50	\$0.25
"Pull-back" or "trimming".....	1.00	.50
"Carrying up or down stairs".....	\$0.75 per load	
"Planking".....		

"Planking" means to arrange and place planks over which coal is moved either by truck or by wheelbarrow to the buyer's bin or storage space for the purpose of protecting the buyer's property.

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1—Delivered prices		Part 2— Yard prices per ton
		Per ton	Per ½ ton	
Bituminous coal produced in District 20: Sub-district 1, Castlegate:				
(A) "Wheel-in" or "trimming".....	#2-10" lump.....	\$11.50	\$5.25	\$10.75
(B) "Pull-back" or "trimming".....	#3-3" lump.....	11.05	4.95	10.30
(C) "Carrying up or down stairs".....	#5-8" x 3" and 10" x 3" stove.....	10.80	5.00	10.05
(D) "Planking".....	#7-3" x 1½" nut.....	9.20	4.10	8.45
(E) "Wheel-in" or "trimming".....	#9-1½" x 1½" nut.....	8.00	4.00	7.25
(F) "Carrying up or down stairs".....	#10-1½" x 0" slack.....			
(G) "Planking".....	#11-1½" x 0" slack.....	8.40	4.70	7.65

¹ Price includes oil or chemical treatment. Deduct 2½¢ from the above per net ton price and 10¢ from above ½-ton price for untreated sales.

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Twin Falls Trade Area, you, at the request of the purchaser, perform any

one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per ½ ton
"Wheel-in" or "trimming".....	\$0.50	\$0.25
"Pull-back" or "trimming".....	1.00	.50
"Carrying up or down stairs".....	\$0.75 per load	
"Planking".....		

"Planking" means to arrange and place planks over which coal is moved either by truck or by wheelbarrow to the buyer's bin or storage space for the purpose of protecting the buyer's property.

APPENDIX XX—NANPA TRADE AREA

(1) To what sales this Appendix XX applies only to the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1— Delivered prices		Part 2— Yard prices per ton
		Per ton	Per ½ ton	
Bituminous coal produced in District 20: Sub-district 1, Castlegate:				
(A) "Wheel-in" or "trimming".....	#2-10" lump.....	\$12.25	\$6.40	\$11.25
(B) "Pull-back" or "trimming".....	#3-3" lump.....	12.20	6.30	11.10
(C) "Carrying up or down stairs".....	#5-8" x 3" and 10" x 3" stove.....	11.20	6.00	10.20
(D) "Planking".....	#7-3" x 1½" nut.....	10.40	6.45	9.40
(E) "Wheel-in" or "trimming".....	#9-1½" x 1½" nut.....	10.00	6.25	9.00
(F) "Carrying up or down stairs".....	#10-1½" x 0" slack.....			
(G) "Planking".....	#11-1½" x 0" slack.....	9.55	6.10	8.55

¹ Price includes oil or chemical treatment. Deduct 2½¢ from the above per net ton price and 10¢ from above ½-ton price for untreated sales.

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Nampa Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per ½ ton
"Wheel-in" or "trimming".....	\$0.50	\$0.25
"Pull-back" or "trimming".....	1.00	.50
"Carrying up or down stairs".....	\$0.75 per load	
"Planking".....		

"Planking" means to arrange and place planks over which coal is moved either by truck or by wheelbarrow to the buyer's bin or storage space for the purpose of protecting the buyer's property.

sales made by dealers in the Nampa Trade Area of the State of Idaho, which means all that area contained within the corporate boundaries of the City of Nampa, Idaho.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XX thereto supersede Order No. G-12 and Amendment No. 1 thereto, insofar as the same apply to the Nampa Trade Area.

(3) *Specific maximum prices.* If you are a dealer and sell in the Nampa Trade Area of the State of Idaho, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XX, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

APPENDIX XXI—IDAHO FALLS TRADE AREA

(1) To what sales this Appendix XXI applies. This Appendix XXI applies only to sales made by dealers in the Idaho Falls Trade Area of the State of Idaho, which means all that area contained within the corporate boundaries of the City of Idaho Falls, Idaho, and a distance of one mile beyond at all points.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XXI thereto supersede Order No. G-12 and Amendment No. 1 thereto, insofar as the same apply to the Idaho Falls Trade Area.

(3) *Specific maximum prices.* If you are a dealer and sell in the Idaho Falls Trade Area of the State of Idaho, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XXI, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

supersede Order No G-14 and Amendments Nos. 1, 2, 3, and 4 thereto, insofar as the same apply to the Logan Trade Area.

(3) *Specific maximum prices.* If you are a dealer and sell in the Logan Trade Area of the State of Utah, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XXIII, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 2 Yard prices	
		Part 1 delivered prices per ton	To dealers per ton
Bituminous coal produced in District 20: Sub-district 1, Castle Gate:	#2-10" lump.....	\$8.50	\$7.50
	#3-10" x 3" stove.....	8.35	7.35
	#7-3" x 1 1/2" nut.....	8.05	7.05
	#3-1 1/2" x 1" pea.....	7.15	6.15
	Untreated.....	7.05	6.05
	#10-1 1/2" x 0" slack.....	6.65	5.65
	Treated.....	6.40	5.40
	#11-1 1/2" x 0" slack.....	6.05	5.05
	Untreated.....	6.40	5.40

APPENDIX XXIV—PROVO TRADE AREA

(1) *To what sales this Appendix XXIV applies.* This Appendix XXIV applies only to sales made by dealers in the Provo Trade Area of the State of Utah, which means all that area contained within the corporate boundaries of the City of Provo, Utah.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XXIV thereto supersede Order No. G-14 and Amendments Nos. 1, 2, 3, and 4 thereto, insofar as the same apply to the Provo Trade Area.

(3) *Specific maximum prices.* If you are a dealer and sell in the Provo Trade Area of the State of Utah, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XXIV, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

	Per ton	
	Per ton	Per 1/2-ton
"Wheel-in".....	\$1.00	\$0.50
"Pull-back" or "trimming".....	1.25	.65
"Carrying up or down stairs".....	1.00	.50

APPENDIX XXIII—LOGAN TRADE AREA

(1) *To what sales this Appendix XXIII applies.* This Appendix XXIII applies only to sales made by dealers in the Logan Trade Area of the State of Utah, which means all that area contained within the corporate boundaries of the City of Logan, Utah, and a distance of five miles beyond all points and including the suburban areas of Benson Ward, Providence, and College Ward.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XXIII thereto supersede Order No. G-14 and Amendments Nos. 1, 2, 3, and 4 thereto, insofar as the same apply to the Logan Trade Area.

(3) *Specific maximum prices.* If you are a dealer and sell in the Logan Trade Area of the State of Utah, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XXIII, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 2 Yard prices	
		Part 1 delivered prices per ton	To dealers per ton
Bituminous coal produced in District 20: Sub-district 1, Castle Gate:	#2-10" lump.....	\$8.50	\$7.50
	#3-10" x 3" stove.....	8.35	7.35
	#7-3" x 1 1/2" nut.....	8.05	7.05
	#3-1 1/2" x 1" pea.....	7.15	6.15
	Untreated.....	7.05	6.05
	#10-1 1/2" x 0" slack.....	6.65	5.65
	Treated.....	6.40	5.40
	#11-1 1/2" x 0" slack.....	6.05	5.05
	Untreated.....	6.40	5.40

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Logan Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	
	Per ton	Per 1/2-ton
"Wheel-in".....	\$1.00	\$0.50
"Pull-back" or "trimming".....	1.25	.65
"Carrying up or down stairs".....	1.00	.50

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 2—Yard prices per ton	
		Per ton	Per 1/2 ton
Bituminous coal produced in District 20: Sub-district 1, Castle Gate:	#2-10" lump.....	\$10.50	\$5.05
	#3-10" x 3" stove.....	10.20	5.00
	#7-3" x 1 1/2" nut.....	9.55	4.15
	#3-1 1/2" x 1" pea.....	8.90	4.05
	#10-1 1/2" x 0" slack.....	7.85	4.35
	#11-1 1/2" x 0" slack.....	7.15	4.35

Price includes oil or chemical treatment. Deduct 2¢ from the above per net ton price and 10¢ from above 1/2-ton price for untreated sales.

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Idaho Falls Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

Kind and letter designation	Size	Delivered prices per ton	
		Per ton	Per 1/2-ton
Bituminous coal produced in District 20: Sub-district 1, Castle Gate:	#2-10" lump.....	\$8.05	\$3.85
	#3-10" x 3" stove.....	7.85	3.85
	#7-3" x 1 1/2" nut.....	7.50	3.85
	#3-1 1/2" x 1" pea.....	7.15	3.85
	Untreated.....	6.85	3.85
	#10-1 1/2" x 0" slack.....	6.40	3.85
	Treated.....	6.15	3.85
	#11-1 1/2" x 0" slack.....	5.85	3.85
	Untreated.....	5.55	3.85

"Wheel-in" means to arrange and place planks over which coal is moved either by truck or by wheelbarrow to the buyer's bin or storage space for the purpose of protecting the buyer's property.

"Pull-back" or "trimming" means to pull back the coal from the bin or storage space to the place of sale.

"Carrying up or down stairs" means to carry the coal up or down stairs to the place of sale.

APPENDIX XXII—PARK CITY TRADE AREA

(1) *To what sales this Appendix XXII applies.* This Appendix XXII applies only to sales made by dealers in the Park City Trade Area of the State of Utah, which means all that area contained within the corporate boundaries of Park City, Utah, and a distance of two miles beyond all points.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XXII thereto supersede Adjustment Order No. VII-18(a)-U-17 issued to Pagana Brothers Coal Company of Park City, Utah, on January 27, 1943.

(3) *Specific maximum prices.* If you are a dealer and sell in the Park City Trade Area of the State of Utah, delivered by truck from

	Per ton	
	Per ton	Per 1/2-ton
"Wheel-in".....	\$1.00	\$0.50
"Pull-back" or "trimming".....	1.25	.65
"Carrying up or down stairs".....	1.00	.50

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1— Delivered prices per ton	Part 2— Yard prices per ton
Bituminous coal produced in District 20: Sub-district 1, Castlegate:	(A) 22-10" lump.....	\$7.05	\$7.45
	(B) 22-10" x 3" and 8" x 3" stove and 3" lump.....	7.80	7.30
	(C) 27-3" x 3" nut.....	7.05	6.85
	(D) 27-3" x 1" pea.....	6.35	6.35
	(E) 27-1 1/2" x 1" pea.....	5.85	5.35
	(F) 27-1 1/2" x 3/4" pea.....	5.60	5.10
(F)	Treated.....	5.85	5.35
	Untreated.....	5.60	5.10

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Provo Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per 1/2-ton
"Wheel-in".....	\$1.00	\$0.50
"Pull-back" or "trimming".....	.25	.15
"Carrying up or down stairs".....	1.00	.50

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1— Delivered prices per ton	Part 2—Yard prices To dealers per ton	To others per ton
Bituminous coal produced in District 20: Sub-district 1, Castlegate:	(A) 22-10" lump.....	\$8.80	\$7.55	\$3.05
	(B) 22-10" x 3" and 10" x 3" stove and 3" lump.....	8.05	6.80	7.30
	(C) 27-3" x 3" nut.....	7.15	5.90	6.40
	(D) 27-3" x 1" pea.....	6.65	5.65	6.15
	(E) 27-1 1/2" x 1" pea.....	6.40	5.40	5.90
	(F) 27-1 1/2" x 3/4" pea.....			
(F)	Treated.....			
	Untreated.....			

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Ogden Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below,

	Per ton	Per 1/2-ton
"Wheel-in".....	\$1.00	\$0.50
"Pull-back" or "trimming".....	.25	.15
"Carrying up or down stairs".....	1.00	.50

APPENDIX XXVI—SALT LAKE CITY TRADE AREA

(1) *To what sales this Appendix XXVI applies.* This Appendix XXVI applies only to sales made by dealers in the Salt Lake City Trade Area of the State of Utah, which means all that area bounded by the northern boundary line of the City of Salt Lake City, on the east by the foot of the mountains, on the south by 33rd South Street and on the west by Redwood Road.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XXVI thereto

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1— Delivered prices per ton	Part 2— Yard prices	
			To dealers per ton	To others per ton
Bituminous coal produced in District 20: Sub-district 1, Castlegate:	(A) 22-8" x 10" lump.....	\$8.25	\$9.75	\$7.40
	(B) 22-8" x 3" and 3" x 10" stove.....	8.10	6.60	7.65
	(C) 27-3" x 3" nut.....	7.75	6.25	7.30
	(D) 27-3" x 1" pea.....	7.15	6.15	6.40
	(E) 27-1 1/2" x 1" pea.....	6.65	5.90	6.15
	(F) 27-1 1/2" x 3/4" pea.....	6.40	5.65	5.90
(F)	Treated.....			
	Untreated.....			

Slack listed prices are for sales to domestic users. On sale for commercial use the maximum price for treated slack shall be the listed price less 2¢; on sale for commercial use the maximum price for untreated slack shall be the listed price less 2¢; on sale for domestic use the maximum price shall be the listed price less 2¢.

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Salt Lake City Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per 1/2-ton
"Wheel-in".....	\$1.00	\$0.50
"Pull-back" or "trimming".....	.25	.15
"Carrying up or down stairs".....	1.00	.50

supersede Order No. G-14 and Amendments Nos. 1, 2, 3, and 4 thereto, insofar as the same apply to the Salt Lake City Trade Area.

(3) *Specific maximum prices.* If you are a dealer and sell in the Salt Lake City Trade Area of the State of Utah, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XXVI, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

APPENDIX XXVII—SPRINGVILLE TRADE AREA

(1) *To what sales this Appendix XXVII applies.* This Appendix XXVII applies only to sales made by dealers in the Springville Trade Area of the State of Utah, which means all that area contained within the corporate boundaries of the Town of Springville, Utah, and a distance of three miles beyond at all points.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XXVII thereto supersede Order No. G-14 and Amendments Nos. 1, 2, 3, and 4 thereto, insofar as the same apply to the Springville Trade Area.

(3) *Specific maximum prices.* If you are a dealer and sell in the Springville Trade Area of the State of Utah, either f. o. b. your yard, or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XXVII, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1— Delivered prices per ton	Part 2— Yard prices per ton
Bituminous coal produced in District 20: Sub-district 1, Castlegate:			
(A).....	#2-10' lump.....	\$7.50	\$7.30
(B).....	#3-10' x 3' stove.....	7.65	7.15
(C).....	#7-3' x 1 1/2' nut.....	6.80	6.40
(D).....	#3-1 1/2' x 1' pea.....	6.20	5.70
(E).....	#10-1 1/2' x 0' slack.....		
	Treated.....	5.70	5.20
	Untreated.....	5.45	4.95
(F).....	#11-1' x 0' slack.....	5.70	5.20
	Treated.....	5.45	4.95
	Untreated.....		

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Springville Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per 1/2-ton
"Wheel-in".....	\$1.00	\$0.50
"Pull-back" or "trimming".....	.25	.15
"Carrying up or down stairs".....	1.00	.50

APPENDIX XXVIII—DAVIS COUNTY TRADE AREA

(1) *To what sales this Appendix XXVIII applies.* This Appendix XXVIII applies only

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1— Delivered prices per ton	Part 2— Yard prices per ton
Bituminous coal produced in District 20: Sub-district 1, Castlegate:			
(A).....	#2-8' and 10' lump.....	\$8.50	\$7.75
(B).....	#3-10' x 3' stove.....	8.45	7.70
(C).....	#7-3' x 1 1/2' nut.....	8.40	7.65
(D).....	#3-1 1/2' x 1' pea.....	7.90	7.15
(E).....	#10-1 1/2' x 0' slack.....	6.80	6.40
	Treated.....	6.60	6.00
	Untreated.....	6.25	5.75
(G).....	#11-1' x 0' slack.....	6.60	6.00
	Treated.....	6.25	5.75
	Untreated.....		

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Davis County Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per 1/2-ton
"Wheel-in".....	\$1.00	\$0.50
"Pull-back" or "trimming".....	.25	.15
"Carrying up or down stairs".....	1.00	.50

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Per ton	Per 1/2-ton	Per 100#
Bituminous coal produced in District 20: Sub-district 1, Castlegate:				
(A).....	#2-10' lump.....	\$8.35	\$4.00	\$2.30
(B).....	#3-10' x 3' stove.....	8.20	4.50	2.25
(C).....	#7-3' x 1 1/2' nut.....	7.95	4.38	2.20
(D).....	#3-1 1/2' x 1' pea.....	7.15	3.95	1.95
(E).....	#10-1 1/2' x 0' slack.....	7.00	3.85	1.90
	Treated.....	6.40	3.50	1.75
(F).....	#11-1' x 0' slack.....	6.15	3.40	1.70
	Treated.....			
	Untreated.....			

¹ Slack prices are based on domestic sales. On sales for commercial use the maximum prices of slack shall be the listed price less 2%.

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Magna-Garfield Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per 1/2-ton
"Wheel-in".....	\$1.00	\$0.50
"Pull-back" or "trimming".....	.25	.15
"Carrying up or down stairs".....	1.00	.50

APPENDIX XXIX—MAGNA-GARFIELD TRADE AREA

(1) *To what sales this Appendix XXIX applies.* This Appendix XXIX applies only to sales made by dealers in the Magna-Garfield Trade Area of the State of Utah, which means all of the areas contained within the corporate boundaries of the municipalities of Magna and Garfield, Utah, and all of the area lying between those municipalities and within a distance of two miles on either side of United States Highway No. 50.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XXIX thereto supersede Order No. G-22.

(3) *Specific maximum prices.* If you are a dealer and sell in the Magna-Garfield Trade Area of the State of Utah, delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XXIX, your maximum prices therefor are those set forth in the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Per ton	Per 1/2-ton	Per 100#
Bituminous coal produced in District 20: Sub-district 1, Castlegate:				
(A).....	#2-10' lump.....	\$8.35	\$4.00	\$2.30
(B).....	#3-10' x 3' stove.....	8.20	4.50	2.25
(C).....	#7-3' x 1 1/2' nut.....	7.95	4.38	2.20
(D).....	#3-1 1/2' x 1' pea.....	7.15	3.95	1.95
(E).....	#10-1 1/2' x 0' slack.....	7.00	3.85	1.90
	Treated.....	6.40	3.50	1.75
(F).....	#11-1' x 0' slack.....	6.15	3.40	1.70
	Treated.....			
	Untreated.....			

¹ Slack prices are based on domestic sales. On sales for commercial use the maximum prices of slack shall be the listed price less 2%.

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Magna-Garfield Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

(1) *To what sales this Appendix XXX applies.* This Appendix XXX applies only to sales made by dealers in the Tooele-Tod Town Trade Area of the State of Utah, which means all of the area contained within the corporate boundaries of the municipality of Tooele, Utah, and all of the area covered by or included in the Tooele Ordnance Depot housing project, locally known as Tod Town, and all that area lying between Tooele and Tod Town.

(2) *Relation to other orders.* This Order No. G-26 and this Appendix XXX thereto supersede Order No. G-22.

(3) *Specific maximum prices.* (1) If you are a dealer and sell in the Tooele portion of the Tooele-Tod Town Trade Area of the State of Utah delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XXX, your maximum prices therefor are those set forth in the following:

TABLE A OF MAXIMUM PRICES

Kind and letter designation	Size	Per ton	Per 1/2-ton	Per 1/4-ton	Per 100#
Bituminous coal produced in district 20; Sub-district 1, Castlegate:					
(A).....	#2-10" lump, 20-30" x 3" stove	\$8.40	\$4.60	\$2.30	\$0.60
(B).....	#2-8" x 3" stove	8.30	4.55	2.30	.60
(C).....	#2-8" x 1 1/2" nut	7.90	4.35	2.20	.45
(D).....	#2-8" x 1 1/4" nut	7.20	3.95	2.00	.40
(E).....	#2-1 1/2" x 1" pea	7.05	3.90	1.95	.40
(F).....	#11-1" x 0" slack	6.60	3.60	1.80	.35
	Untreated.....	6.25	3.45	1.70	.35

¹ Slack prices are based on domestic sales. On sales for commercial use the maximum prices of slack shall be the listed price less 2¢.

(H) If you are a dealer and sell in the Tooele Ordnance Depot housing project known as Tod Town or in any other place in coal named in this Appendix XXX, your maximum prices therefor are those set forth in the Tooele-Tod Town Trade Area other than the Tooele portion thereof, delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XXX, your maximum prices therefor are those set forth in the following:

TABLE B OF MAXIMUM PRICES

Kind and letter designation	Size	Per ton	Per 1/2-ton
Bituminous coal produced in District 20; Sub-district 1, Castlegate:			
(A).....	#2-10" lump	\$8.70	\$4.75
(B).....	#2-8" x 3" stove	8.60	4.70
(C).....	#2-8" x 1 1/2" nut	8.20	4.60
(D).....	#2-8" x 1 1/4" nut	7.60	4.10
(E).....	#2-1 1/2" x 1" pea	7.35	4.05
(F).....	#11-1" x 0" slack	6.60	3.75
	Untreated.....	6.55	3.60

¹ Slack prices are based on domestic sales. On sales for commercial use the maximum prices of slack shall be the listed price less 2¢.

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of coal fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Tooele-Tod Town Trade Area, direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XXXI, your maximum prices therefor are those set forth in the following:

Kind and letter designation	Size	Per ton
Bituminous coal produced in District 20; Sub-district 1, Castlegate:		
(A).....	#2 and #2-8" lump, 10" x 3" and 6" x 3" stove	\$8.60
(B).....	#2-8" x 1 1/2" nut	7.60
(C).....	#2-8" x 1 1/4" nut	7.40
(D).....	#2-1 1/2" x 1" pea	7.35
(E).....	#11-1" x 0" slack	6.60
	Untreated.....	6.55

APPENDIX XXXI--NEPHI TRADE AREA

(1) *To what sales this Appendix XXXI applies.* This Appendix XXXI applies only to sales made by dealers in the Nephi Trade Area of the State of Utah, which means all of the area contained within the corporate boundaries of the municipality of Nephi, Utah.

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Nephi Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

Kind and letter designation	Size	Per ton	Per 1/2-ton
Bituminous coal produced in District 20; Sub-district 1, Castlegate:			
(A).....	#2-8" and 10" lump	\$1.00	\$0.60
(B).....	#2 and #2-10" x 3" and 8" x 3" stove	.25	.15
(C).....	#2-1 1/2" x 1" pea	1.00	.60
(D).....	Untreated.....		

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Delivered at any place in said trade area	
		Per ton	Per 1/2-ton
Bituminous coal produced in District 20; Sub-district 1, Castlegate:			
(A).....	#2-8" and 10" lump	\$9.25	\$4.60
(B).....	#2 and #2-10" x 3" and 8" x 3" stove	8.35	4.45
(C).....	#2-1 1/2" x 1" pea	8.00	4.25
(D).....	Untreated.....	7.65	4.10

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Panguitch Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

Kind and letter designation	Size	Per ton	Per 1/2-ton
Bituminous coal produced in District 20; Sub-district 1, Castlegate:			
(A).....	#2-8" and 10" lump	\$1.00	\$0.60
(B).....	#2 and #2-10" x 3" and 8" x 3" stove	.25	.15
(C).....	#2-1 1/2" x 1" pea	1.00	.60
(D).....	Untreated.....		

(r) *Effective date.* This Order No. G-26 shall become effective on the 15th day of April 1944.

APPENDIX XXXII--PANGUITCH TRADE AREA
(1) *To what sales this Appendix XXXII applies.* This Appendix XXXII applies only to sales made by dealers in the Panguitch Trade Area of the State of Utah, which means all of the area contained within the corporate boundaries of the Town of Panguitch, Utah, and a distance of ten miles beyond at all points.
(2) *Relation to other orders.* This Order No. G-26 and this Appendix XXXII thereto supersede Order No. G-26.
(3) *Specific maximum prices.* If you are a dealer and sell in the Panguitch Trade Area of the State of Utah, delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Appendix XXXII, your maximum prices therefor are those set forth in the following:

(4) *Letter designation.* For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.
(5) *Special service charges.* If, in connection with the sale and delivery of coal made by you in the Panguitch Trade Area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Delivered at any place in said trade area	
		Per ton	Per 1/2-ton
Bituminous coal produced in District 20; Sub-district 1, Castlegate:			
(A).....	#2-8" and 10" lump	\$9.25	\$4.60
(B).....	#2 and #2-10" x 3" and 8" x 3" stove	8.35	4.45
(C).....	#2-1 1/2" x 1" pea	8.00	4.25
(D).....	Untreated.....	7.65	4.10

(66 Stat. 23, 705; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 15th day of April 1944.

RICHARD Y. BARTON, Regional Administrator.

[F. R. Dec. 44-5370; Filed, April 13, 1944; 1:44 p.m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 811-264]

COMMUNITY STATE CORPORATION

NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its

office in the City of Philadelphia, Pa., on the 12th day of April, A. D. 1944.

An application having been filed by Community State Corporation, pursuant to section 3 (f) of the Investment Company Act of 1940 for an order declaring that the applicant has ceased to be an investment company within the meaning of said act, or in the alternative, pursuant to section 3 (b) (2) of the Investment Company Act of 1940 for an order declaring the applicant to be excepted from the definition of an investment company as contained in said act on the ground that it is primarily engaged in a business other than that of investing, reinvesting, owning, holding or trading in securities;

It is ordered, Pursuant to section 40 (a) of said act, that a hearing on the aforesaid application be held on April 24, 1944 at 10:00 o'clock a. m., eastern war time in Room 318, Securities and Exchange Commission Building, 18th and Locust Streets, Philadelphia 3, Pennsylvania; and

It is further ordered, That Charles S. Lobingier, Esq., or any other officer or officers of the Commission designated by it for that purpose shall preside at such hearing. The officer so designated is hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42 (b) of the Investment Company Act of 1940 and to trial examiners under the Commission's rules of practice.

Notice of such hearing is hereby given to the applicant and to any other persons whose participation in such proceeding may be in the public interest or for the protection of investors.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 44-5279; Filed, April 13, 1944;
3:28 p. m.]

[File No. 70-861]

CINCINNATI, NEWPORT AND COVINGTON
RAILWAY CO.

ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 11th day of April 1944.

The Cincinnati, Newport and Covington Railway Company, a subsidiary of Columbia Gas & Electric Corporation, a registered holding company, having filed a declaration pursuant to the Public Utility Holding Company Act of 1935 and the rules promulgated thereunder with respect to the following transaction:

The Cincinnati, Newport and Covington Railway Company proposes to declare and pay from the unrestricted portion of its special capital surplus a cash dividend of \$30.08 per share on its 10,000 shares of outstanding common stock, aggregating \$300,800. The pay-

ment of this dividend is contingent upon the prior or simultaneous disposition and sale to Bayou Interests, Inc. (stated to be a nonaffiliate) by Columbia Gas & Electric Corporation of all its interest in The Cincinnati, Newport and Covington Railway Company, consisting of 9,734⁴⁷/₁₀₀ shares of the common stock and \$1,304,596.68 principal amount of 6% Income Demand Notes, being all the outstanding securities of The Cincinnati, Newport and Covington Railway Company except 265⁴⁷/₁₀₀ shares of common stock held by other holders. The amount of the purchase price to be paid to Columbia Gas & Electric Corporation is tentatively fixed at \$1,520,000, which, together with interest and dividends to be received by Columbia Gas & Electric Corporation, will aggregate approximately \$1,900,000.

Said declaration having been filed on February 11, 1944, and the last amendment thereto having been filed on April 1, 1944, and notice of said filing having been duly given in the form and manner provided by Rule U-23, promulgated pursuant to said act, and the Commission not having received a request for hearing with respect to said declaration within the period prescribed in said notice, or otherwise, and not having ordered a hearing thereon; and

The Commission finding that the requirements of section 12 (c) of the Act and Rule U-46 (a) promulgated thereunder are satisfied, and that no adverse findings are necessary thereunder, and deeming it appropriate, in the public interest and in the interests of investors and consumers, to permit said declaration to become effective;

It is hereby ordered, Pursuant to Rule U-23 and the applicable provisions of said act, and subject to the terms and conditions in Rule U-24, that the aforesaid declaration be, and hereby is, permitted to become effective.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 44-5280; Filed, April 13, 1944;
3:28 p. m.]

[File No. 70-874]

ATLANTIC CITY ELECTRIC CO. AND AMERICAN
GAS AND ELECTRIC CO.

SUPPLEMENTAL ORDER GRANTING APPLICATION AND PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 12th day of April, A. D. 1944.

The Commission having on April 1, 1944, issued its order herein under section 6 (b) of the Public Utility Holding Company Act of 1935 granting and permitting to become effective a joint application and declaration, as amended, of American Gas & Electric Company, a registered holding company, and its subsidiary Atlantic City Electric Company, with respect, inter-alia, to the issuance and sale

by Atlantic City of 55,000 shares of Cumulative Preferred Stock, to purchasers selected by competitive bidding in conformity with Rule U-50 promulgated under the act; and

The Commission having in said order reserved jurisdiction over the price to be paid to the company for such preferred stock the dividend rate thereon, the underwriters spread and its allocation, and all legal fees and expenses to be paid in connection with the proposed transactions; and

Atlantic City Electric Company having filed a further amendment to the declaration and application setting forth that Atlantic City Electric Company has accepted, pursuant to an invitation for competitive bids, the proposal of Shields & Co. and White Weld & Co. as representatives and on behalf of a group of underwriters, to purchase said Cumulative Preferred Stock at a price of 101.6899 at a dividend rate of 4% and that said preferred stock is to be resold to the public at 102.5 representing a spread to the underwriters of .8101; and

The Commission having examined said amendment and having considered the record herein, and finding no basis for imposing terms and conditions with respect to the price to be paid to the company, the underwriters spread and its allocation, the dividend rate on said preferred stock or the expenses other than legal fees to be paid in connection with the proposed transaction.

It is ordered, That, subject to the terms and conditions prescribed by Rule U-24, said application and declaration as amended be and the same hereby is granted and permitted to become effective forthwith, and that jurisdiction heretofore reserved over the expenses other than legal fees, be released, and that the reservation of jurisdiction over the legal fees to be paid in connection with the proposed transactions be continued.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 44-5281; Filed, April 13, 1944;
3:28 p. m.]

[File Nos. 54-68, 59-55]

COMMUNITY GAS AND POWER CO. AND
AMERICAN GAS AND POWER CO.

NOTICE OF FILING AND NOTICE OF AND ORDER FOR HEARING ON AMENDMENT TO PLAN

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 12th day of April, A. D. 1944.

In the matter of Community Gas and Power Company, American Gas and Power Company, File No. 54-68; Community Gas and Power Company, American Gas and Power Company and the subsidiary companies thereof, File No. 59-55, respondents.

Notice is hereby given that Community Gas and Power Company ("Communi-

nity"), a registered holding company, and American Gas and Power Company ("American Gas"), a registered holding company and a subsidiary company of Community, have filed with this Commission Amendment No. 6 to their amended plan heretofore filed pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935 for the purpose of effecting compliance with section 11 (b) of the act.

All interested persons are referred to said Amendment No. 6, which is on file in the office of this Commission, for a statement of the transaction therein proposed, which is summarized as follows:

American Gas has contracted to sell all its interest in St. Augustine Gas Company ("St. Augustine") consisting of 2,771 shares of Common Stock of the par value of \$100 each (including five directors' qualifying shares) to H. Hansell Hillier of St. Louis, Missouri, for the sum of \$100,000 plus the net earnings of St. Augustine from January 31, 1944, to the date of closing, pursuant to the terms and provisions of a contract of sale date April 3d, 1944. The proceeds to be derived by American Gas will be deposited with the Trustee under its Debenture Agreement, 5% and 6% Series, pursuant to the provisions of such agreement.

American Gas was directed to dispose of its interest in St. Augustine by this Commission's Order dated July 2, 1943 (entered in File No. 59-55 proceedings) pursuant to section 11 (b) (1) of the Public Utility Holding Company Act of 1935. The amended plan of American Gas pending before the Commission under section 11 (e) of the act provides for the sale of American Gas' interest in St. Augustine.

It appearing to this Commission that it is appropriate in the public interest and in the interests of investors and consumers that a hearing be held with respect to said Amendment No. 6 to the amended plan of Community and American Gas; *It is ordered*, That a hearing on such matters under the applicable provisions of the Act and Rules of this Commission thereunder be held on April 28, 1944, at 11:00 a. m., e. w. t., at the offices of this Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania. On such day the hearing room clerk in Room 318 will advise as to the room where such hearing will be held. At such hearing cause shall be shown why such Amendment No. 6 shall be approved.

It is further ordered, That Allen MacCullen or any officer or officers of the Commission designated by it for that purpose, shall preside at the hearings on such matters. The officer so designated to preside at any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 of the act and to a trial examiner under the Commission's rules of practice.

It is further ordered, That without limiting the scope of the issues presented in the consolidated proceedings, particular attention will be directed at the

hearings to the following matters and questions:

1. Whether and to what extent it is necessary or appropriate in the public interest or for the protection of investors or consumers to impose terms or conditions in regard to the proposed sale having particular regard for the consideration to be received for such sale, maintenance of competitive conditions, fees and commissions, accounts, disclosure of interest, and similar matters.

2. Generally, whether the proposed transaction is in all respects in the public interest and in the interest of investors and consumers and consistent with all applicable requirements of the Act and the rules thereunder and, if not, what modification should be required to be made therein and what terms and conditions should be imposed to satisfy the statutory standards.

3. Whether the proposed transaction is fair and equitable to the persons interested and is necessary to effectuate the provisions of section 11 (b).

Any person desiring to be heard in these proceedings shall file with the Secretary of this Commission on or before April 25, 1944, an appropriate request or application to be heard, as provided by Rule XVII of the Commission's rules of practice.

By the Commission.

[SEAL]

ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 44-5232; Filed, April 13, 1944;
3:28 p. m.]

WAR FOOD ADMINISTRATION.

Commodity Credit Corporation.

IDAHO COUNTY, IDAHO

DAIRY FEED PAYMENTS IN MARCH AND APRIL 1944

Amendment to announcement of dairy feed payments for March and April, 1944.

In order to correct an erroneous omission of Idaho County, Idaho, from the list of counties to which a 60-cent rate of payment is applicable, the Schedule "C" attached to and a part of the Commodity Credit Corporation's announcement of Dairy Feed Payments for March and April, 1944 (9 F.R. 2871, 2872), is hereby amended by the inclusion of Idaho County, Idaho, among the counties of Idaho for which the rate of payment per hundredweight of milk delivered shall be 60 cents and by the exclusion of such county from the counties of Idaho for which the rate of payment per hundredweight of milk delivered is 50 cents.

This amendment shall be effective as of March 1, 1944.

Dated: April 13, 1944.

[SEAL]

COMMODITY CREDIT
CORPORATION,

J. B. HUTSON,
President.

Attest:

BETTY S. MORROW,
Assistant Secretary.

[F. R. Doc. 44-5277; Filed, April 13, 1944;
3:15 p. m.]

Office of Distribution.

DIRECTOR OF DISTRIBUTION

ORDER DELEGATING CERTAIN AUTHORITY

By virtue of the authority contained in the Grain Standards Act (7 U.S.C. 71 et seq.) and vested in the War Food Administrator by Executive Orders 9322 (8 F. R. 3807), and 9334 (8 F. R. 5423), the Director of Distribution and such employees of the Office of Distribution as he may designate are hereby authorized, subject to the exceptions hereinafter provided, to perform all functions, under the Grain Standards Act, the performance of which is the duty of the War Food Administrator under the executive orders referred to: *Provided, however*, That this authorization shall not be deemed to authorize (1) the making of new regulations or the amending of existing regulations, or (2) the performance of regulatory functions as that term is defined in the Act of April 4, 1940 (5 U.S.C. 516a et seq.).

The authority hereby delegated shall be in addition to and not in lieu of any authority now vested in the Director of Distribution.

Done at Washington, D. C., this 13th day of April 1944.

ASHLEY SELLERS,

Assistant War Food Administrator.

[F. R. Doc. 44-5278; Filed, April 13, 1944;
3:15 p. m.]

WAR PRODUCTION BOARD.

GRANICK FURNITURE CO.

CONSENT ORDER

Arthur Granovsky and Nicholas Chascione, doing business as Granick Furniture Co., a partnership located at 235 East 42nd Street, New York, New York, engaged in the upholstery business, were charged by the War Production Board, on February 21, 1944, with having willfully and seriously violated Limitation Order L-135, as of September 30, 1942, in that during the period beginning November 1, 1942, through May 22, 1943, they willfully and in violation of Limitation Order L-135, processed, fabricated, worked on and assembled in excess of 300 pieces of wood upholstered furniture containing steel springs or coils, although Limitation Order L-135 provided that on and after November 1, 1942, no new wood upholstered furniture manufacturer should process, fabricate, work on or assemble any new wood upholstered furniture which contained any iron or steel other than joining hardware. Arthur Granovsky and Nicholas Chascione, doing business as Granick Furniture Co., admit the violation as charged and have consented to the issuance of this order. They agree that any of their successors or assigns will be bound by any order which may be issued in this matter and that not only they, but also their successors or assigns may and shall be bound by this order to which they consent.

Wherefore, upon the agreement and consent of Arthur Granovsky and Nicholas Chascione, doing business as Gran-

ick Furniture Co., the Regional Compliance Chief and the Regional Attorney, and upon the approval of the Compliance Commissioner, *It is hereby ordered, That:*

(a) Arthur Granovsky and Nicholas Chascione, doing business as Granick Furniture Co., their successors and assigns, during the three months period beginning April 1, 1944, and ending June 30, 1944, shall not consume in the production of furniture (other than for preferred orders) essential metal parts having a total cost value of more than five per cent (5%) of the total cost value of essential metal parts consumed by them in the production of furniture during their metal parts base period (other than for preferred orders); and during the three months period beginning July 1, 1944, and ending September 30, 1944, they, their successors and assigns, shall not consume in the production of furniture (other than for preferred orders) essential metal parts having a total cost value of more than five per cent (5%) of the total cost value of essential metal parts consumed by them in the production of furniture during their metal parts base period (other than for preferred orders).

(b) Nothing contained in this order shall be deemed to relieve Arthur Granovsky and Nicholas Chascione, doing business as Granick Furniture Co., their successors or assigns, from any restriction, prohibition, or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect on April 1, 1944, and shall expire on September 30, 1944.

Issued this 13th day of April 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-5284; Filed, April 13, 1944;
4:19 p. m.]

M. MITTMAN & CO., INC.

CONSENT ORDER

M. Mittman & Co., Inc., a corporation located at 316 East 53d Street, New York, New York, engaged in the upholstery business was charged by the War Production Board on February 25, 1944, with having wilfully and seriously violated Limitation Order L-135, as of September 30, 1942, in that during the period beginning November 1, 1942, through February 17, 1943, it wilfully and in violation of Limitation Order L-135 processed, fabricated, worked on and assembled in excess of 200 pieces of wood upholstered furniture containing steel springs and coils although Limitation Order L-135 provided that on and after November 1, 1942, no new wood upholstered furniture manufacturer should process, fabricate, work on or assemble any new wood upholstered furniture which contained any iron or steel other than joining hardware. It was further charged that M. Mittman

& Co., Inc., located at 316 East 53d Street, New York, New York, wilfully failed to maintain accurate and adequate records as required by Priorities Regulation No. 1. It was further charged that M. Mittman & Co., Inc., wilfully violated Limitation Order L-49 during the period beginning September 1, 1942, and ending November 30, 1942, by using in excess of 6,000 pounds of steel springs in the production of box spring units, thereby exceeding its legal quota. In addition, it was charged that during the period beginning November 1, 1942, through March 20, 1943, M. Mittman & Co., Inc., wilfully violated Limitation Order L-49 by manufacturing more than 255 studio couches, sofa beds, and lounges designed for dual sleeping and seating purposes which contained iron and steel other than joining hardware.

M. Mittman & Co., Inc., admits the violations as charged and has consented to the issuance of this order. It agrees that any of its successors or assigns will be bound by any order which may be issued in this matter, and that not only it, but also any successors or assigns of it may and shall be bound by this order to which it consents.

Wherefore, upon the agreement and consent of M. Mittman & Co., Inc., the Regional Compliance Chief and the Regional Attorney, and upon the approval of the Compliance Commissioner, *It is hereby ordered, That:*

(a) M. Mittman & Co., Inc., its successors and assigns, during the three months period beginning April 1, 1944, and ending June 30, 1944, shall not consume in the production of furniture (other than for preferred orders) essential metal parts having a total cost value of more than three per cent (3%) of the total cost value of essential metal parts consumed by it in the production of furniture during its metal parts base period (other than for preferred orders); and during the three months' period beginning July 1, 1944, and ending September 30, 1944, M. Mittman & Co., Inc., its successors and assigns, shall not consume in the production of furniture (other than for preferred orders) essential metal parts having a total cost value of more than three per cent (3%) of the total cost value of essential metal parts consumed by it in the production of furniture during its metal parts base period (other than for preferred orders).

(b) Nothing contained in this order shall be deemed to relieve M. Mittman & Co., Inc., its successors or assigns, from any restriction, prohibition, or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect on April 1, 1944, and shall expire on September 30, 1944.

Issued this 13th day of April 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-5285; Filed, April 13, 1944;
4:19 p. m.]

LEATHER LOUNGE COMPANY

CONSENT ORDER

William Milgrom, doing business as Leather Lounge Company, sole owner, located at 125 Prince Street, New York, New York, engaged in the upholstery business, was charged by the War Production Board on February 25, 1944, with having wilfully and seriously violated Limitation Order L-135, issued by the War Production Board, in that during the period beginning on or about November 1, 1942, through March 1, 1943, he and it wilfully and in violation of Limitation Order L-135 processed, fabricated, worked on and assembled upholstered furniture containing steel springs and coils; and further, and during the same time and in wilful and serious violation of Priorities Regulation No. 1 of the War Production Board, he and it obtained springs by the use of a preference rating, and thereafter diverted such springs to uses other than those for which the preference rating was extended to him or it. William Milgrom, doing business as Leather Lounge Company, admits that he violated Limitation Order L-135 by processing, fabricating, working on and assembling new wood upholstered furniture containing iron and steel other than joining hardware, but does not desire to contest any of the other charges, including wilfulness, contained in a letter sent by the War Production Board to him and his company on February 25, 1944, and has consented to the issuance of this order.

Wherefore, upon the agreement and consent of William Milgrom, doing business as Leather Lounge Company, the Regional Compliance and the Regional Attorney, and upon the approval of the Compliance Commissioner, *It is hereby ordered, That:*

(a) William Milgrom, doing business as Leather Lounge Company, during the two quarters of the year 1944, and the six months period, beginning April 1, 1944, and ending September 30, 1944, shall not consume in the production of furniture (other than for preferred orders) essential metal parts having a total cost value of more than three per cent of the total cost value of essential metal parts consumed by him and it in the production of furniture during its metal parts base period (other than for preferred orders).

(b) Nothing contained in this order shall be deemed to relieve William Milgrom, doing business as Leather Lounge Company, his or its successors or assigns from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect on April 1, 1944, and shall expire on September 30, 1944.

Issued this 13th day of April 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-5286; Filed, April 13, 1944;
4:19 p. m.]